

4. *Services and facilities (when provided)*

- (1) *Fixed time calls—British Islands.* The booking charge for a single call booked in advance for connection at a specified time or a series of such calls to be made from a radiotelephone shall be:
- in the case of an application for a single fixed time call—6d.
 - in the case of an application for a series of fixed time calls at the same time of day on not fewer than five consecutive days commencing on any day of the week (either including or excluding Saturdays, Sundays, Christmas Day, Good Friday and Public Holidays)—5d. for each call.

The Postmaster General may refuse to accept a booking if in his opinion notice of insufficient length has been given: at least two days' notice is required for a series of fixed time calls.

- (2) *Personal calls to or from radiotelephones—British Islands.* If a call is booked to a specified number for the specified purpose of communication with a particular person identified by name or by such description as the Postmaster General may consider sufficient the charge shall be 1s. 6d. (whether or not the call is connected) in addition to any other charges for or in respect of the call or the application therefor. No personal charge shall be payable if the telephone exchange operator is unable to establish communication with the specified telephone number or (as the case may be) is able to establish communication with none of the specified telephone numbers.
- (3) *Transferred charge calls—British Islands.* Where the service referred to in regulation 30 of the Telephone Regulations 1965 is given in respect of calls made from or to a radiotelephone the transfer fee payable in addition to the charge for the call shall be 3d.
- (4) *Advice of duration and charge.* When particulars of the duration of or the charge for a call from a radiotelephone or of both such duration and charge are supplied on request the charge shall be 6d. for each call of which particulars are supplied. When particulars are given in relation to calls to a radiotelephone the charge shall be 3d. for each call of which particulars are supplied.
- (5) *Telegraph facilities.* Where a message is sent by radiotelephone to the appropriate Post Office operator for further transmission to the addressee as a written telegram, the charge shall be 1s. 3d. for the telephone call involved (whatever its duration), in addition to the charge for the transmission of the telegram.

5. *Reduced rate calls.*

The charges referred to in paragraphs 2(2), 3(2), 3(3), 3(4) and 4(2) may be reduced at such times or during such periods as the Postmaster General may from time to time direct.

In The Restrictive Practices Court

(In England and Wales) 1965 PR. No. 49 (E & W)

In the Matter of the RESALE PRICES ACT 1964

and

In the Matter of a Reference of CROWN CORKS

NOTICE Is Hereby Given pursuant to Rule 8 of the Restrictive Practices Court (Resale Prices) Rules 1965 that on the 15th day of June 1965 there was issued out of the Restrictive Practices Court in England and Wales a Notice of Reference applying to the following class of goods:

Crown corks, within heading 83.13 of the Convention on Nomenclature for the Classification of Goods in Customs Tariffs (Cmnd. 1070) called "The Brussels Nomenclature."

Unless the Court otherwise directs these proceedings will take place in England.

And Notice Is Hereby Further Given that

- any supplier of goods of the class to which the said Notice of Reference applies who supplies such goods under arrangements for maintaining minimum prices on resale but who has not duly given notice to the Registrar pursuant to section 6(2) of the said Act in respect of such goods
- any retailer of goods of the class to which the said Notice of Reference applies and
- any trade association representing employees in the distributive trades

who wishes to be represented before the Court in the proceedings must notify the Registrar of Restrictive Trading Agreements at the address below in writing within 28 days hereof stating the nature of his interest and whether he supports or opposes the maintenance of minimum resale prices in respect of all or any of the goods to which the said Notice of Reference applies and giving the name of his Solicitor (if any) and an address in the United Kingdom at which documents may be served upon him.

R. L. SICH,

The Registrar of Restrictive Trading
Agreements of

Chancery House, Chancery Lane, London W.C.2.

In The Restrictive Practices Court

(In England and Wales) 1965 PR. No. 50 (E & W)

In the Matter of the RESALE PRICES ACT, 1964

and

In the Matter of a Reference of FOUNTAIN AND
OTHER PENS, PROPELLING PENCILS and
Related Classes of Goods

NOTICE Is Hereby Given pursuant to Rule 8 of the Restrictive Practices Court (Resale Prices) Rules 1965 that on the 15th day of June 1965 there was issued out of the Restrictive Practices Court in England and Wales a Notice of Reference applying to the following classes of goods:

- Fountain pens, stylograph pens and pencils (including ball point pens and pencils) and other pens; propelling pencils and sliding pencils; all within heading 98.03 of the Convention on Nomenclature for the Classification of Goods in Customs Tariffs (Cmnd. 1070) commonly known as and hereinafter called "The Brussels Nomenclature"; parts and fittings thereof within headings 93.03, 98.04 or 98.05 of the Brussels Nomenclature.
- Desk sets comprising any of the above pens or pencils and with solid bases falling within any heading of the Brussels Nomenclature.
- Writing ink and drawing ink, within heading 32.13 of the Brussels Nomenclature.
- Desk stands of wood, marble or onyx, within headings 44.27, 68.02 or 71.15 of the Brussels Nomenclature.
- Relief nibs, within heading 98.04 of the Brussels Nomenclature.

Unless the Court otherwise directs these proceedings will take place in England.

And Notice Is Hereby Further Given that

- any supplier of goods of any of the classes to which the said Notice of Reference applies who supplies such goods under arrangements for maintaining minimum prices on resale but who has not duly given notice to the Registrar pursuant to section 6(2) of the said Act in respect of such goods
- any retailer of goods of any of the classes to which the said Notice of Reference applies and
- any trade association representing employees in the distributive trades

who wishes to be represented before the Court in the pro-