

Copies of the preliminary draft of these regulations may be purchased directly (price 3d.) from Her Majesty's Stationery Office at the following addresses:

York House, Kingsway, London W.C.2; 13A Castle Street, Edinburgh 2; 39-41 King Street, Manchester 2; 109 St. Mary Street, Cardiff; 80 Chichester Street, Belfast; or through any bookseller.

The Committee will take into consideration any objection, made by or on behalf of persons affected, received by them not later than 16th July 1965. Objections should be addressed to the Secretary, National Insurance Advisory Committee, 10 John Adam Street, London W.C.2.

*Ifor Evans*, Chairman.

#### *Explanatory Note*

These Regulations provide for disregarding Christmas bonuses in calculating or estimating the earnings in cases where benefit under the National Insurance Act, 1946, falls to be reduced on account of earnings.

## RESTRICTIVE PRACTICES

### IN THE RESTRICTIVE PRACTICES COURT (in ENGLAND and WALES)

1965 PR. No. 47 (E. & W.)

In the Matter of the RESALE PRICES ACT 1964, and in the Matter of a Reference of LAWN MOWERS.

Notice is hereby given pursuant to Rule 8 of the Restrictive Practices Court (Resale Prices) Rules 1965 that on the 10th 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:

Lawn mowers (including rotary grass cutters) within heading 84.25 of the Convention for the Classification of Goods in Customs Tariffs (Cmd. 1070) commonly known as "the Brussels Nomenclature".

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

And notice is hereby further given that

- (a) 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;
- (b) any retailer of goods of the class to which the said Notice of Reference applies; and
- (c) 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. 48 (E & W)

In the Matter of the RESALE PRICES ACT 1964 and in the Matter of a Reference of RUST-OLEUM.

Notice is hereby given pursuant to Rule 8 of the Restrictive Practices Court (Resale Prices) Rules 1965 that on the 11th 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:

Rust-Oleum rust preventive and protective coatings, within heading 32.09 of the Convention for the Classification of Goods in Customs Tariffs (Cmd. 1070).

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

And notice is hereby further given that

- (a) 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;
- (b) any retailer of goods of the class to which the said Notice of Reference applies, and
- (c) 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.

### OFFICE OF THE REGISTRAR OF RESTRICTIVE TRADING AGREEMENTS

RESALE PRICES ACT, 1964

*The London Gazette*

4th June 1965

#### CORRIGENDUM

Page 5375. Col. 2, line 22 ("Hand tools, being plaster and investment . . ."). Substitute "82.04" for "82.004".

## MINISTRY OF AGRICULTURE, FISHERIES AND FOOD

### PUBLIC HEALTH (IMPORTED FOOD) REGULATIONS, 1937 AND 1948

#### *Gibraltar*

The Minister of Agriculture, Fisheries and Food gives notice in pursuance of the above-named Regulations that he hereby recognises the Official Certificate of which particulars are given in the Schedule hereto as showing (a) that the meat from which the meat product was prepared was derived from animals inspected ante and post mortem and passed in accordance with criteria satisfactory to the Minister; and (b) that all necessary precautions for the prevention of danger to public health were taken in the dressing or preparing and packing of the meat product.

The Certificate is in the form of a label or stamp, and the recognition will apply only if the label is securely affixed to or the stamp clearly impressed on the container or package containing the meat product and if the label has not in any other circumstances or on any other occasion been used as an Official Certificate.

The recognition of the Official Certificate reproduced in the Schedule to the notice published in the *London Gazette* on 26th July 1960, will continue to be recognised until 31st October 1965, from which date it is hereby revoked. Until 31st October 1965, the Official Certificate reproduced in the Schedule hereto is recognised in addition to that first recognised on 26th July 1960.