British Guiana.

REGULATIONS GOVERNING THE GRANT OF WIRELESS LICENCES AND THE WORKING OF WIRELESS TELE-GRAPH STATIONS.

- 1. These Regulations may be cited as the Wireless Telegraphy Short Title. Regulations, 1938.
- 2. In these Regulations unless the context otherwise requires the Definitions. following expressions shall have the meanings assigned to them:—
 - (a) "Amateur" means a duly authorised person, who possesses a certificate of competency issued by the Postmaster-General and who is interested in radio-electric practice with a purely personal aim and without pecuniary interest or benefit;
 - (b) "Apparatus" means any assembly of appliances capable or potentially capable of being used for the transmission or the reception of energy by means of radio-electric waves:
 - (c) "Broadcast Receiving Set" means any apparatus used solely for receiving messages intended for general reception:
 - (d) "Demonstration" means the use of an apparatus for the purpose of testing it or for the purpose of revealing its capabilities or performance;

(e) "Electric Power Line" includes any wire or wires erected or used for the transmission or radiation of electrical energy for any purpose whatsoever;

(f) "Installed" means set up or existing in any place so as to be capable or reasonably capable of functioning

within the meaning of the Ordinance;

(g) "Licence" means any licence to establish a wireless telegraph station or to instal or use or work an apparatus granted under and in accordance with the Ordinance;

(h) "Licensee" means a person to whom a licence has been granted under and in accordance with the provisions of

these Regulations;

(i) "Message" means energy transmitted and received by means of radio-electric waves;

(j) "Ordinance" means the Post and Telegraph Ordinance,

Chapter 185, and any amendments thereto;

(k) "Owner" includes the proprietor of, or the manager or any official of a company, corporation or firm, or municipal or government department in whom is vested authority or responsibility for, any property or works mentioned in these Regulations;

(l) "Temporary" and "Temporarily" mean for a period not

exceeding fourteen consecutive days;

(m) "Wireless Telegraph Station" and "Station" include any place where any apparatus is installed and any British ship registered in the colony.

Broadcast Receiving Sets.

Applications for licences for broadcast receiving sets.

- 3.—(1) Applications for licences to use broadcast receiving sets shall be made to the Postmaster-General or to such persons as may be authorised by him in writing to receive such applications.
- (2) The Postmaster-General may publish in the Official Gazette and in one daily newspaper a list of persons whom he has so authorised.
- (3) Licences may be granted by the Postmaster-General or by such persons as may be authorised by him in writing to applicants for a broadcast receiving set licence subject to the provisions of these regulations.

Every such licence shall be termed "Broadcast Receiving Set Licence" and shall be in the form in Schedule A.

Period of licence.

4. Every Broadcast Receiving Set Licence shall be an annual licence and shall expire on the 31st day of December of the year for which it is issued. Where the station or apparatus is used after such date the licence shall be renewed by the 31st day of January in the following year.

5.—(1) The licensee and members of his household may (a) use a broadcast receiving set temporarily at an address other than that shown on the licence and (b) use more than one broadcast receiving set at the address shown on the licence without taking out any additional licence.

Temporary use of apparatus at other addresses or use of more than one receiver

(2) For the purpose of the preceding subsection, paying guests, Persons not boarders and other persons renting or occupying a room, apartment, or flat in the premises occupied by the licensee shall not be deemed licensee's to be members of the licensee's household.

deemed members of household.

6. Save and except as provided in Regulation 5 (1) (a), where a broadcast receiving set is to be used at an address other than that shown on the licence, such change of address shall be promptly communicated to the Postmaster-General.

Permanent change of address.

7.—(1) In the event of the decease of the licensee the licence Death of shall be regarded as covering the use by any member of the licensee. deceased's household of any broadcast receiving apparatus during the unexpired portion of its currency.

(2) On the death of a blind person to whom a free licence has Expiry of been granted, such licence shall immediately become null and void.

on death of blind person.

8.—(1) A licence may be granted to a person to use a broadcast Licence to receiving apparatus in a mobile station for the purpose of receiving programmes and messages intended for general reception and Mobile reproducing them by loudspeaker or other means.

use appa-Station.

(2) Such licence shall be subject to such special conditions as the Postmaster-General may determine, and to these Regulations except those provisions which are inconsistent with such mobile use.

LICENCES, OTHER THAN FOR BROADCAST RECEIVING SETS.

9. All applications for licences, other than those for broadcast receiving sets, shall be made to the Governor in Council and shall for licences be in the form in Schedule B or such other similar form as the circumstances may require.

Applications other than for broadcast receiving sets.

10. An Experimental Transmitting and Receiving licence may be granted to a bona fide amateur or experimenter authorising him to establish and use a station for the purpose of transmitting and receiving messages or conducting scientific experiments; a licence Transgranted hereunder shall be in the form in Schedule C.

Persons to whom Experimental mitting and Receiving Licences granted and purpose of use of apparatus.

Experi mental Transmitting and Receiving licences granted to a club, etc.

11. An Experimental Transmitting and Receiving licence may be granted to a club, society or other body on the application of one of the principals who shall be responsible for the observance of the terms and conditions of the licence.

Applicant for an Experimental Transmitting and Receiving licence to possess a certificate of competency.

12. An Experimental Transmitting and Receiving licence shall not be granted to a person who does not possess the certificate of competency referred to in the following regulation, provided that a licence may be granted in special circumstances to a person not possessing such certificate where it is intended that a person who possesses such a certificate shall always be in charge of the station.

Certificate of competency of operator.

13.—(1) A certificate in the form in Schedule D shall be given to any person who demonstrates by examination or otherwise that he (1) possesses a sufficient knowledge of the adjustment and operation of the apparatus he wishes to work, (2) can send and receive Morse code at an operating speed of at least 12 words per minute provided that where an apparatus is to be used in conjunction with an artificial (non-radiating) aerial this requirement shall not apply, and (3) has a knowledge of these Regulations and of any international regulations governing the working of amateur or experimental stations.

Fee for

- 14.—(1) The Postmaster-General shall from time to time conduct examination. examinations of persons desirous of obtaining the certificate of competency mentioned in the preceding regulation.
 - (2) A fee of one dollar shall be paid by a person before examination or for the certificate issued to a person exempted from examination in accordance with the provisions of Regulation 15.

Conditions of examination.

- (3) A person who fails to qualify in an examination shall not be eligible for re-examination for a further period of three months.
- (4) The Postmaster-General may exempt a person under re-examination from any parts of the examination which the person passed satisfactorily at a previous examination.

Exemption from examination.

15. The Postmaster-General may exempt a person from all or any part of the examination if he is satisfied that such person is by reason of previous experience or the possession of professional qualifications qualified to be granted a certificate without examination.

Period of Experimental Transmitting and Keceiving Licence.

16.—(1) Subject to the provisions of the Ordinance and these Regulations an Experimental Transmitting and Receiving Licence shall be deemed to continue in force for three years.

(2) If the licensee desires to have an Experimental Transmitting and Receiving licence renewed at the expiration of three years he shall apply not less than six weeks prior to the date of its expiration for a renewal thereof.

Renewal of Experimental Transmitting and Receiving Licence

17.—(1) An Experimental Transmitting and Receiving licence shall permit the licensee to communicate with amateur and private experimental stations in this colony and in other countries. Such communications shall be in plain language and shall be limited to messages relating to any experiments the licensee is conducting by means of the station or in which he is co-operating with another station, to observations concerning the operation of the station and to remarks of a personal character, for which, by reason of their unimportance, recourse to the public telegraph service would be out of the question. Subject to the above the station shall not be used for advertising or business purposes or for gain, or for sending or receiving news, messages for third parties, or for the transmission of programmes or other matter for entertainment

Nature of communications authorisod by Experimental Transmitting and Receiving Licence.

- (2) Messages and programmes broadcast for general reception may be received.
- 18. The following conditions shall be inserted in an Experimental Transmitting and Receiving licence:—
 - (1) The maximum power and the frequencies which may be used.
 - (2) The systems of transmission which may be employed.
 - (3) The hours during which any transmissions shall be prohibited and
 - (4) Any other similar conditions.
- 19. All licences, other than those specifically mentioned, and granted, shall contain the terms, conditions and restrictions subject to which they are granted.

 Licences other than those specifically mentioned, and chief the Broadcas Receiving

Power and frequencies used stated on an Experimental Transmitting and Receiving Licence.

other than
Broadcast
Receiving
and Experimental
Transmitting and
Receiving.

FEES PAYABLE ON THE GRANT OF LICENCES.

- 20. Every person to whom a licence is granted shall pay for the licence as follows, that is to say—
 - (1) for each Broadcast Receiving Set Licence \$1.00 per annum.
 - (2) for each Experimental Transmitting and Receiving Licence \$5,00 per annum.
 - (3) for any other licence such sum as may be fixed by the Governor in Council.

Issue of licences

21. No Licence shall be issued until the fees have been paid.

Licences for which no fee is to be charged.

22. Broadcast Receiving Set Licences may be granted and issued free and without payment to any blind person and to such other persons as may be exempted by the Governor in Council.

TERMS AND CONDITIONS UNDER WHICH LICENCES MAY BE GRANTED,

Conditions subject to which licences are granted.

Broadcast Receiving and Experimental Transmitting and Receiving Licences subject to modification or suspension. 23. All licences shall be subject to these Regulations and to such conditions as may be contained therein and to the provisions of the Ordinance.

24. All Broadcast Receiving and Experimental Transmitting and Receiving licences granted or issued under the Ordinance or these Regulations may be subject to withdrawal, suspension, cancellation or amendment at any time, either by notice in writing under the hand of the Colonial Secretary sent to the licensee by post or by means of a notice in the Official Gazette (a) addressed to persons to whom such licences have been granted or (b) to the owner of any such licence.

Emergency powers of Governor.

25.—(1) If in the opinion of the Governor in Council an emergency shall have arisen in which it is expedient for the public service that His Majesty's Government shall have control over the transmission or reception of messages by means of any station, or stations, or apparatus to which these Regulations or the Ordinance relate, it shall be lawful for the Governor to direct and cause any such station or stations or apparatus to be taken possession of in the name of and on behalf of His Majesty's Government and to prevent the use thereof for any purpose, and to cause all or any part of the apparatus in any station or premises to be removed to such place as he may think fit and any person authorised in writing by the Governor may from time to time enter the premises in which any station is maintained or established for any such purpose as aforesaid.

Licensee not entitled to compensa-tion.

(2) The licensee shall not be entitled to any compensation in respect of the exercise by the Governor in Council of the powers conferred by this regulation.

Breach of terms of licence.

26.—(1) The Governor in Council may cancel or suspend any licensee where any licensee has been convicted of an offence against these Regulations or the Ordinance or where in the opinion of the Governor in Council a licensee has failed to observe any of the provisions of the Ordinance or Regulations.

Licensee ineligible for new licence. (2) Where any licence is cancelled for breach of these Regulations or of the Ordinance or of the terms and conditions of such licence, the licensee shall not be eligible for the grant of any licence

for a period of twelve months or such further period as the Governor in Council may direct that any such licensee be debarred from working or operating any apparatus.

27. In the event of cancellation or suspension of any licence no Fee not to be fee or part thereof paid for the licence shall be refunded.

certain cases.

28. All terms and conditions of a licence shall be complied with by any person in any way concerned in the use or working or in charge of the station or apparatus and any breach or non- with. observance thereof shall be deemed to be the act or omission of the licensee;

Conditions of licence to be complied

Provided however that no licensee shall be guilty of an offence or breach if he proves to the satisfaction of any court that he had taken all necessary and reasonable precautions to prevent such act or omission.

29,—(1) No licence other than a Broadcast Receiving Set Licence Persons shall be granted to any person who has not attained the age of 18 years.

ineligible for

(2) No licence other than a Broadcast Receiving Set Licence Licence not shall be granted to any person not a British or naturalised British Subject, and no station for transmitting messages shall be established or used on premises controlled by an alien.

granted to

Provided that the Governor in Council may grant a licence to any person who is not a British Subject or a naturalised British Subject and provided further that any such licence granted by the Governor in Council as aforesaid shall contain the terms, conditions and restrictions subject to which it is granted.

30. No licensee shall allow the station to be used for a purpose other that specifically authorised by the licence.

Restriction on use of station.

31. If a message is received contrary to these Regulations or the Disclosure of Ordinance or to the conditions of a licence the licensee shall not contents of make known nor allow to be made known its contents, its origin, telegrams its destination, its existence, or the fact of its receipt, to any person prohibited. other than a duly authorised officer of His Majesty's Government and the licensee shall not reproduce in writing, copy or make any use of such message or allow the same to be reproduced, copied or made use of.

private

32. The granting of a licence does not authorise the licensee to Infringedo any act which is an infringement of any copyright which may exist in any matter transmitted or received.

copyright.

33.—(1) No renewal of a licence shall be granted until all fees have been paid.

Renewal.

- (2) Fees shall be paid to the officer issuing or renewing a licence.
- (3) Where the provisions of a licence require that a renewal fee is due and payable from time to time during the currency of such licence, and where such fee is not paid within 28 days after the date on which it became due, the licence shall be regarded as cancelled.

Transfer of licence.

34. A licence shall not be transferable.

Authority to enter and conduct investigations and tests.

- 35. For the purpose of carrying into effect the provisions of these Regulations or the terms and conditions of any licence, the Postmaster-General or any officer authorised by him may enter at any reasonable time any premises at which the apparatus or station is established and may, for the purpose of investigating cases of interference, improper operation or any violation of these Regulations, by notice in writing to the licensee, require any apparatus to be worked to facilitate such investigation.
- 36. No claim shall be made by the licensee upon the Postmaster-General for any expenses incurred by such investigation.

Inspection of documents.

37. At any place or premises at which a station is established or apparatus is installed or used the Postmaster-General or any officer instructed by him may demand that the licence in respect of same and any log or other record required to be kept by these Regulations be produced for inspection within 24 hours.

Dealers in apparatus subject to these Regulations. 38. Any person having any apparatus available for sale or demonstration shall not instal or use such apparatus contrary to these Regulations or the Ordinance or without a licence in that behalf. Where such apparatus is installed or used at more than one address, a licence shall be necessary for each such address:

Proviso.

Provided that no additional licence shall be required to instal and use a broadcast receiving set temporarily for demonstration purposes at any place or at the home or premises of a prospective customer or purchaser.

Disposal of seized apparatus.

39. Any apparatus seized in pursuance of the provisions of section 61 (4) of the Ordinance as amended by Ordinance No. 6 of 1935 or forfeited under and in accordance with section 61 (3) and (6) of the Post and Telegraph Ordinance, Cap. 185 (as amended by the Post and Telegraph Ordinance No. 6 of 1935) shall be disposed of in such manner as the Governor in Council shall direct.

Interference with other stations or power lines. 40.—(1) The licensee shall not use the station in such manner as to cause any interference with the working of another station or of an electric power line provided that the licensee shall not be held responsible for any interference if the station or line interfered with

is worked or used improperly, or is in a state of disrepair, or is used with obsolete methods or in any other manner so as to contribute to such interference which could be avoided by means reasonably available to the owner of such station or line interfered with.

(2) In particular, receiving apparatus shall not be used in such Use of manner as to emit interfering signals.

receiving apparatus.

41.—(1) No restriction shall be applied to the size or shape of Aerial. any aerial system provided that in the opinion of the Postmaster-General no undue risk to life or property is likely to arise. Where necessary the owner of any wires or property may demand that reasonable precautions be taken by the licensee against contact therewith by any aerial wires or apparatus erected in the vicinity.

(2) The licence does not authorise the licensee to erect any Restriction aerial wire or structure across or on public roads, private lands or property contrary to any rights vested in the owners thereof or wire, without their permission.

> to be installed to the satisfaction ter-General.

42. All apparatus shall be installed and used to the satisfaction Apparatus of the Postmaster-General whose approval may be withheld whenever the use or proposed manner of use of the apparatus is considered by him to be (a) dangerous to life or property by reason of of Postmas. its being improperly installed or (b) beyond the skill or knowledge of the licensee or those, who may have access to such apparatus, to operate properly.

> subject to Regulations.

- 43.—(1) All apparatus shall be installed in accordance with and Installation subject to the provisions of the Electric Installation Regulations for the time being in force.
 - (2) In particular any points at a potential greater than 30 volts Precaution tact with live wires or points.
- RMS to earth shall be reasonably protected against accidental against concontact therewith by any person.
 - moved to and authority.
- 44. Save and except as is provided in these Regulations for Apparatus temporary use of broadcast receiving sets or the occasional use of not to be an experimental portable station or an authorised mobile station, used at new no apparatus shall be moved to and worked at any other address address than that shown on the licence without the prior consent of the without Governor in Council.

45. Where an apparatus is in the possession of any person or is Prevention installed at a place available to any person, and no licence has been of use of granted to such person to install and use such apparatus the unauthorised Governor may direct that such apparatus be removed to and kept persons. at such place as he may determine or be sealed or dismantled, to prevent the use of it by any person.

Transmitting Stations —conditions to be observed.

- 46. Transmitting stations shall observe the following additional provisions.—
 - (1) The station shall be operated in accordance with the provisions of any international agreement or regulations to which this colony is a contracting party and of which notice has been given in the Official Gazette.

Constancy and purity of emissions.

(2) The frequency of the waves emitted shall be as constant and as free from harmonics and other unessential emissions as the state of the art permits.

Key clicks.

(3) Keying shall be effected in such manner that key clicks are minimised as much as possible.

Coupling of aerials or feeders.

(4) Aerials or aerial feeders shall be coupled in such manner as to minimise the radiation of harmonics and key clicks and to ensure that no direct current or low frequency alternating current is applied to the aerial or the aerial feeders.

Call letters.

(5) The authorised call letters as inserted in the licence shall be used on all occasions when communication is effected and in the case of radio-telephone stations the call letters shall be followed by an announcement of the town and country in which the calling station is situated.

Log to be kept.

- (6) A log shall be kept in which shall be entered the following details of all calls and communications effected:—
 - (a) Date,
 - (b) time (British Guiana time) each transmission is commenced and ended,
 - (c) station or stations called,
 - (d) frequency expressed in kilocycles or megacycles, on which the transmission is effected,
 - (e) power (input to the anode or anodes of the valve or valves coupled to the aerial),

Programmes or matter for entertainment restricted to broadcasting stations. (7) No station other than a broadcasting station shall transmit programes or other matter for entertainment provided that in connection with experiments conducted for the purpose of testing or developing radiotelephone apparatus special gramophone records for reproducing modulations of definite tones may be used but not more than one ordinary gramophone record shall be used during the course of a day.

Measurement of transmitted frequency. (8) The Postmaster General shall be satisfied that means are always available to and their use understood by the licensee, whereby the frequency on which it is proposed to transmit can be accurately measured.

(9) Except as may be necessary for authorised systems of Restriction modulation, unrectified or inadequately smoothed alternating current, or inadequately smoothed direct current shall carrier wave. not be applied to any circuit in such manner as to modulate unnecessarily the carrier wave.

on modula-

(10) Save and in so far as may be specially provided in the terms of any licence the use of spark transmitting apparatus shall be prohibited except in cases of danger or distress when the use of any system of communication concerned with safety of life shall be permitted.

Use of spark transmission.

47. It shall be an offence against these Regulations for any person or persons to:

Offences.

- (a) furnish false information in any application for a licence,
- (b) obstruct the Postmaster General or any Officer acting under the instructions of the Postmaster General in the performance of their duties under these Regulations,
- (c) work an apparatus in such manner as to interfere with the working of another station or of an electric power line.
- (d) disclose information contrary to the provisions of Regulation 31,
- (e) use or allow the station or apparatus to be used for any purpose other than that specifically authorised by the
- (f, expose any point above 30 volts R M.S. potential to earth to accidental contact by any person contrary to condition 43 of these Regulations,
- (q) use an unauthorised call sign or a call sign allotted to another station.
- 48. Any person who is convicted of an offence under these Regulations shall be liable to a penalty not exceeding twenty-four dollars for each offence.

Made by the Governor-in Council under Section 61 (5) of the Post and Telegraph Ordinance, Cap. 185, as amended by Section 2 of Ordinance No. 6 of 1935, this eighth day of February, 1938.

> GEO. C. GREEN, Clerk to the Executive Council.

(M.P 136/8).

SCHEDULE A.

BRITISH GUIANA.

BROADCAST RECEIVING SET I Granted by the Postmaster General v Ordinance, Chapter 185:	LICENCE No under and in accordance with the Post	and Telegraph	
MrName in full to be s	hown in block letters—Svrname last).		This licence is not transferable.
of	(Address in full).		Permanent '
1938, to establish a Wireless Station broadcast for general reception at	provisions of the Wireless Telegrap for the purpose of receiving messages	and programmes	address must be notified to the Post-
(1	Address of Station).		General.
	31ST DECEMBER IN THE YEAR IT IS GRANTED.	IN WHICH	
The payment of the fee of one dollar	is hereby acknowledged.	Stamp of	
Dated thisday of	19	issuing	
Issued on behalf of the Postmaster-G	eneral.	office.	
	Signature of Ign	min + Officer	
A	Signature of Iss	_	
An extract of the Regulations to whi	ch this licence is subject is printed ove	riear.	
•••••••••••••••••	***************************************		
FOR OFFICIAL USE. Broadcast Receiving Set Licence No. Issued to Mr		•••••	541
of			
to establish a Station at	(Address).		
Issued by	(Address of Station).	19	
NOTE.—This portion of the licence is together with the remittance	to be sent to the Chief Accountant	Stamp of issuing office.	
FOR OFFICAL USE. To: ENGINEER-IN-CHIEF, POST	OFFICE TELECOMMUNICATION	ıs.	
Broadcast Receiving Set Licence No. Issued to Mr.	00000000000000000000000000000000000000		
	(Name in full).		
onday of	(Address).		
Note.—This portion of the licence is in-Chief at the end of each		Stamp of issuing	

Reg. 5.—(1) The licensee and members of his household may (a) use a broadcast receiving set temporarily at an address other than that shown on the licence and (b) use more than one broadcast receiving set at the address shown on the licence without taking out any additional licence.

(2) For the purpose of the preceding subsection, paying guests, boarders and other persons renting or occupying a room, apartment, or flat in the premises occupied by the licensee shall not be deemed to be

members of the licensee's household.

Reg. 6. Save and except as provided in Regulation 5 (1) (a), where a broadcast receiving set is to be used at an address other than that shown on the licence, such change of address shall be promptly communicated to the Postmaster-General.

Reg. 7.—(1) In the event of the decease of the licensee the licence shall be regarded as covering the use by any member of the deceased's household of any broadcast receiving app ratus during the unexpired portion of its currency.

(2) On the death of a blind person to whom a free licence has been granted, such licence shall

immediately become null and void.

Reg. 30. No licensee shall allow the station to be used for a purpose other than that specifically

authorised by the licence.

Reg. 31. If a message is received contrary to these Regulations or the Ordinance or to the conditions of a licence the licensee shall not make known nor allow to be made known its contents, its origin, its destination, its existence, or the fact of its receipt, to any person other than a duly authorised officer of His Majesty's Government and the licensee shall not reproduce in writing, copy or make any use of such message or allow the same to be reproduced, copied or made use of.

Reg. 32. The granting of a licence does not authorise the licensee to do any act which is an infringement of any copyright which may exist in

any matter transmitted or received.

Reg. 35. For the purpose of carrying into effect the provisions of these Regulations or the terms and conditions of any licence the Postmaster-General or any officer authorised by him may enter at any reasonable time any premises at which the apparatus or station is established and may, for the purpose of investigating cases of interference, improper operation or any violation of these Regulations, by notice in writing to the licensee, require any apparatus to be worked to facilitate such investigation.

Reg. 37. At any place or premises at which a station is established or apparatus is installed or used the Postmaster-General or any officer instructed by him may demand that the licence in respect of same and any log or other record required to be kept by these Regulations be produced for inspec-

tion within 24 hours.

Reg. 40.—(1) The licensee shall not use the station in such manner as to cause any interference with the working of another station or of an electric power line provided that the licensee shall not be held responsible for any interference if the station or line interfered with is worked or used improperly, or is in a state of disrepair, or is used with obsolete methods or in any other manner so as to contribute to such interference which could be avoided by means reasonably available to the owner of such station or line interfered with.

(2) In particular, receiving apparatus shall not be used in such manner as to emit interfering signals. Reg. 43.—(1) All apparatus shall be installed in

Reg. 43.—(1) All apparatus shall be installed in accordance with and subject to the provisions of the Electric Installation Regulations for the time being in force.

SCHEDULE B.

APPLICATION	FOR	LICENC	E TO	INSTAL	AND	OPERATE	RADIO
APPARATUS	OTH	ER THA	N A	BROADCA	ST R	ECEIVING	SET.

I. Name
2. Address
an ann an ann an an ann an Arannaean an Arannaean an an Arannaean an Arannaean an Arannaean an Arannaean an Ar
3. Nationality
4. Age of applicant
5. Reason for application
6. Address where apparatus is to be used
$\cdots \cdots $
7. Who will maintain apparatus
8. What qualifications for this purpose has this person
9. Who will operate the apparatus
10. What qualifications for this purpose has this person
11. If transmissions are to be effected what will be the power applied to the valve feeding the aerial
12. State the frequency or frequencies intended to be used for transmissions

13. If transmissions are to be effected please indicate the nature of them viz: telephone, telegraph, broadcest, television, etc
14. Are the persons nominated to maintain and operate the apparatus acquainted with the provisions of the General Radiocommunication Regulations 1932 in so far as they are applicable to the purpose of this application
Signature of Applicant
Date
~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~~

### SCHEDULE

#### BRITISH GUIANA.

Licence No.

#### EXPERIMENTAL TRANSMITTING AND RECEIVING LICENCE.

This licence is granted under and in accordance with the Post and Telegraph Ordinance, Cap. 185 to

Mr...., hereinafter called the liceusee. for the purpose of conducting experiments in wireless telegraphy or conducting amateur communications and receiving matter intended for general reception subject to the Wireless Telegraphy Regulations, 1938, and to the conditions contained herein.

Signed)			
	Clerk to th	e Council.	

#### CONDITIONS.

1. A fee of five dollars shall be paid for this licence for each year or part thereof in which it remains in force.

2. This licence is effective from (date)..... and, subject to the regulations and conditions under which it is granted, shall expire on (date).....

3. Application for renewal of this licence shall be made not less than six weeks

before date of expiration.

4. The station and this licence shall be available for inspection at any reasonable time by any duly authorised officer.

5. The call sign VP3 is allotted to the station and shall be used as pre-

scribed by the Wireless Telegraphy Regulations, 1938.

6. A portable station may be occasionally used with this licence in which case the additional letter "X" shall be used at end of the call sign allotted in condition 5. The power input to the main valve in the portable transmitter feeding the aerial shall not exceed 10 watts, and all the provisions of the Wireless Telegraphy Regulations, 1938, and the conditions of this licence shall apply to the establishment and use of a portable station.

. 7. Transmissions may be effected on any frequency within the following bands

and on the type of wave indicated :-

KILOCYCLES.	TYPE OF WAVE.	REMARKS.
1725 to 1915	A1.A3	Al is continuous wave, keyed.
3510 to 3990	A1.A3	A3 is telephony.
7010 to 7290	A1.A3	
14010 to 14390	A1.A3	•
28050 to 29950	A1.A3	
<b>56075</b> to 59930	A1.A3	

8. The power measured at the input to the valve or valves to which the aerial is coupled shall not exceed ......watts.

9. The licensee shall immediately stop transmitting for any period requested

by a Government or commercial station which latter may be a mobile station.

10. The licensee may in an emergency when safety of life is involved and no other station is able to carry out the necessary communications transmit and receive on such frequencies and systems as may be necessary any messages relating to such emergency. Such messages may be exchanged with Government or commercial stations or other amateur and experimental stations.

## SCHEDULE D.

## POST AND TELEGRAPH ORDINANCE, CAP. 185.

Certificate of competency issued in accordance with the Wireless Telegraphy Regulations, 1938, by the Postmaster-General.
Mr. (Name in full),
of (private address)
Mr* *{examined exempted from examination} by
Signature of Officer.
(Office).
Date)
* {in accordance with as provided by } the Wireless Telegraphy Regulations, 1938 (see note pelow).  * Cross out particulars not applicable.
Note.—The holder of this certificate was examined in (1) ability to send and receive by Morse code at a speed of not less than 12 words a minute; (2) knowledge of the working and djustment of the apparatus he intends to use; and (3) knowledge of the provisions of the Wireless Telegraphy Regulations, 1938, so far as they relate to the working of amateur and experimental stations and of the General Radio-communication Regulations annexed to he International Telecommunications Convention for the time being in force so far as they relate to the working of amateur and experimental stations, or was exempted from examination by reason of the following qualifications held—
A fee of one dollar has been paid for this certificate.
(Signed)Postmaster-General.
(Date)