# THE OFFICIAL GAZETTE 25TH AUGUST, 1994 LEGAL SUPPLEMENT – B

**GUYANA** 

No. 16 of 1994

#### REGULATIONS

Made Under

### THE POST AND TELEGRAPH ACT

(Cap. 47:01)

IN EXERCISE OF THE POWERS CONFERRED UPON ME BY SECTION 63 OF THE POST AND TELEGRAPH ACT, I HEREBY MAKE THE FOLLOWING REGULATIONS:—

1. These Regulations, which amend the Wireless Telegraphy Regulations,\* may be cited as the Wireless Telegraphy (Amendment) Regulations 1994 and shall be deemed to have come into operation on 1st January, 1994.

Citation and commencement.

2. The Principal Regulations are hereby amended in the following respects —

Amendment of the Principal Regula-

- (a) by the renumbering of regulation 20A as paragraph
  (1) thereof and
  - (i) in paragraph (1) as so renumbered, by the substitution. for the words "of the Table," of the words "of Table I":
  - bered, of the following paragraph as paragraph (2) of that regulation —

\*Cap. 47:01 Subsidiary Legislation.

- "(2) Notwithstanding anything in paragraph (1), in respect of the year commencing on 1st January, 1994 and each subsequent year, every person who installs uses or works any apparatus mentioned in the first column of Table II hereunder shall pay the licence fee mentioned in the second column thereof in relation to that apparatus.";
- (b) by the renumbering of the Table under regulation 20A as Table I and by the insertion, after Table I as so renumbered, of the following Table as Table II ---

### TABLE II

## **APPARATUS** LICENCE FEE (1) (2) (a) For each television receiving set, other than a set which is used solely 200.00 in connection with a word processor per annum or computing device. (b) For each wireless or cable television transmitter or station where it is located in region four or where broadcasts from it can be received in region \$1,000,000.00 four, wherever such television transmitter or station is per annum located. (ii) Where it is located in region 3. 5. 6 or 10 and broadcasts from it cannot be received in any region other than the \$ 250,000,00 region in which such teleper annuni vision transmitter or station is located. (iii) where it is located in region 1, 2, 7, 8 or 9 and broadcasts from it cannot be received in any region other than the 150,000.00 region in which such teleper annum

vision transmitter or station

located.

APPARATUS (1)	LICENCE FEE (2)
(c) For each television dish receiver set used only for domestic purposes.	\$ 75,000.00 per annum
(d) For each television dish receiver set (TVRO) used wholly or partially for any commercial purpose.	\$ 300,000.00 per annum;

(c) in regulation 21, by the substitution, for the full stop at the end, of a colon and by the insertion of the following proviso thereafter —

"Provided that where the fee paid in any year before a licence was issued is less than the fee actually payable under these regulations, for any reason whatsoever, including a retrospective increase of the fee, the person to whom the licence was issued shall, within thirty days of a notice in writing under the hand of the Minister sent to him by post or published in the Gazette whether addressed to him only or to a class of persons similarly placed like him generally, pay the difference between the fee paid by him and the fee actually payable."

Made this 10th day of August, 1994.

Asgar Ally, Senior Minister of Finance