

Published on the 24th day of December, 1966.

No. 13 of 1966.

GUYANA

REGULATIONS

MADE UNDER

THE POST AND TELEGRAPH ORDINANCE,
(Chapter 132).

UNDER SUBSECTION (5) OF SECTION 63 OF THE POST AND TELEGRAPH ORDINANCE AND BY VIRTUE AND IN EXERCISE OF ALL OTHER POWERS ENABLING HIM IN THAT BEHALF, THE FOLLOWING REGULATIONS HAVE BEEN MADE BY THE ACTING GOVERNOR-GENERAL:—

1. These Regulations may be cited as the Wireless Telegraphy (Amendment) Regulations, 1966, and shall be construed and read as one with the Wireless Telegraphy Regulations*, hereinafter referred to as the Principal Regulations, and any Regulations amending the same.

2. The following paragraph is hereby substituted for paragraph (1) of regulation 5 of the Principal Regulations—

“Temporary use of licensed apparatus at other addresses. (1) The licensee and members of his household may use a broadcast receiving set in respect of which a licence is in force temporarily at an address other than that shown on the licence”,

and the form in schedule A, shall be used with the extract at the back thereof modified accordingly.

3. Regulation 5 of the Principal Regulations is hereby amended by the deletion of the letter “(a)”.

4. Paragraph (1) of regulation 7 of the Principal Regulations is hereby amended by the substitution of the words “of a broadcast receiving apparatus” for the words “of any broadcast receiving apparatus”.

5. Schedule A, to the Principal Regulations is hereby amended by the substitution of the words “to install or work a broadcast receiving set at or in” for the words “to establish a wireless station for the purpose of receiving messages and programmes broadcast for general reception at.”

Made this 14th day of December, 1966.

Acting Governor-General.

(M.P. DPT: 5124/3/65).

* Cap. 132 (Subsidiary)