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WIRELESS TELEGRAPHY REGULATIONS 1969

ARRANGEMENT OF SECTIONS

Section

PART I

1. Citation, application and commencement.

PART II

2. Interpretation.

PART III

3. Classes of licences to be granted.
4. Licences to non-Nigerian Citizens.
5. Declaration as to secrecy.
6. Licences subject to provisions of regulations.
7. Liability of licensee for improper use of apparatus.
8. Licence not transferable.
9. Service of notice, request or consent.
10. Apparatus to comply with specifications.
11. Duration of licence.
12. Fees for licence.
13. Apparatus to comply with regulations.
14. Licensee to comply with International Telecommunications Convention.
15. Emission not to interfere with other wireless telegraphy.
16. No improper use of call signs.
17. Right to enter premises for inspection.
18. No licensee to divulge message received by him as licensee.
19. Expired licence.
20. Closure of station.
22. Failure to renew expired licence.
23. Additional information to be furnished.
24. Unauthorised person not to operate a station.
25. Frequency stabilisation.
26. Licensee to notify change of address.
27. Wireless aerial.
28. Infringement of copyright.
29. Licence not to operate as a waiver.
30. Broadcast receiving licences.
31. No refund of fee paid.

PART IV

32. Amateur station licence.
33. Amateur stations not to be used for businesses etc.
34. Call sign.
PART V
35. Ship station licence.
36. Ship station to be operated by holders of prescribed certificate.
37. Transmission of messages.
38. Licensee to receive request for assistance.
39. Licensee to register messages transmitted by ship station.
40. Licensee to preserve all used message forms.
41. A certified copy of licence to be carried in radio room.
42. Censor of messages.
43. Master on ship to make statutory declaration as to secrecy.

PART VI
44. Sale of apparatus for wireless telegraphy to be in accordance with licence.
45. Grant of wireless dealers licence.
46. Register of wireless transmitting apparatus and quartz crystals.

PART VII
47. Certificate of proficiency.
48. Candidates under 18 years.
49. Examinations.

PART VIII
50. Examination fee.
51. Fee for issue of certificate of proficiency.
52. Particulars to be supplied by successful candidates.
53. Withdrawal, cancellation or suspension of certificate of proficiency.
54. Certificate of proficiency to be granted only to Nigerian citizens.

PART IX
55. Wireless telegraphy on board ship.
56. Ships in inland or territorial waters to communicate with other vessels.
57. Warning by master of ship.

PART X
58. Aircraft to observe International Regulations for air navigation.
59. Aircraft at rest within Nigeria.
60. Aircraft station in distress.

PART XI
61. Importation of wireless telegraphy apparatus by non-holder of wireless dealer's licence.

SCHEDULES:
Schedule 1  —  Type of licences and the fees payable
Schedule 2  —  Forms of licences and regulation governing the use of the station
Schedule 3  —  Secrecy declaration
Schedule 4  —  Wireless Operator Certificates of Proficiency
Schedule 5  —  Prohibited Radio Equipment.
Wireless Telegraphy Regulations, 1969

Commencement: See Regulation 1 (2)

In exercise of the powers conferred by section 30 of the Wireless Telegraphy Act 1961, as modified by the Constitution (Suspension and Modification) Decree 1966, and of all other powers enabling it in that behalf, the Federal Executive Council hereby makes the following regulations—

PART I

1.—(1) These regulations may be cited as the Wireless Telegraphy Regulations and shall bear the year of their publication in the Gazette.

(2) These regulations shall apply throughout the Federation and unless otherwise prescribed herein they shall be deemed to have come into operation on 1st July 1966.

PART II—INTERPRETATION

2. In these regulations, unless the context otherwise requires, the following expressions shall have the meanings hereby respectively assigned to them, that is to say—

"the Act" means the Wireless Telegraphy Act 1961;

"aircraft station" means a mobile station operating in the aeronautical mobile service on board an aircraft;

"amateur station" means a station for wireless telegraphy established and used, in the service of self, training, intercommunication and technical investigations carried on by amateurs, that is to say by duly authorised persons interested in radio technique solely with a personal aim and without pecuniary interest; and

"amateur television station" shall be construed similarly.

"authorised broadcasting stations" means Federal or Regional stations for the time being duly authorised to conduct a broadcasting service pursuant to the Constitution of the Federal Republic and to International Regulations for the time being in force.

"authorised officer" means the Deputy Director, International Relations Department of Posts and Telecommunications or any officer authorised in writing by the Permanent Secretary.

"broadcast receiving licence" means a licence to instal and use apparatus for wireless telegraphy for the purpose primarily of receiving messages sent by telephony from authorised broadcasting stations for general reception or for the purpose primarily of receiving visual images sent by television from such broadcasting stations for general reception, or for both of these purposes, not being a broadcast relay station.

"broadcasting relay station" means a station established for wireless telegraphy for the purpose solely or primarily of receiving programmes broadcast by authorised broadcasting station and relaying them by wire to the premises of subscribers to the licensee’s broadcasting relay service.

"coast station" means a land station operating in the maritime mobile service which is established or licensed to send and receive messages to and from ship stations or coast stations.

"fixed station" means a station in the service of radio communication between specified fixed points or between a specified fixed point and one or more mobile stations.

“let” means let by way of either a tenancy or a licence, and either with or without board or other services or facilities.

“licence” (except in the foregoing definition of “let”) means a wireless telegraphy licence granted under section 6 of the Act; and other expressions having the same meaning as they have in the Act.

“licensed installation” means an installation at a station in respect of which a licence is issued.

“licensee” means any person to whom a licence has been granted under these regulations.

“Permanent Secretary” means Permanent Secretary, Ministry of Communications.

“mobile station” means a station intended to be used while in motion or during halts at unspecified points.

“model control station” means station fixed or mobile for wireless telegraphy established for the purpose of operational control of vehicles, vessel or aircraft by means of the emission of electro-magnetic energy from sending apparatus, and the reception of such energy by receiving apparatus in the model.

“programme” means a programme broadcast by authorised broadcasting station and includes messages broadcast by Nigerian Broadcasting Corporation.

“radio determination station” means a station for wireless telegraphy which provides for the determination of position by means of the propagation properties of radio waves.

“sound programme” means a programme intended for general reception in sound only.

“station” means a wireless telegraphy station licensed under the Act.

“subscriber” means a person who has rediffusion connected by wire to his premises or part thereof.

“Telecommunications Convention” means the International Telecommunications Convention signed at Geneva on the 21st day of December 1959 and the Radio Regulations in force thereunder, and includes any Convention and Regulations which may from time to time be in force in substitution for or in amendment of the said Convention or the said Regulations.

“television programme” means a programme intended for general reception in visual images with or without sound.

“wireless telegraphy” has the same meaning as in the Act.

PART III—LICENCES: CLASSES AND CONDITIONS

3. The various classes of licences set out in Schedule 1 hereto may be granted in the forms assigned to them as specified in Schedule 2.

(a) Broadcast Receiving Licence (Excluding Television)
    General Form . . . . . . . . . . Form 1

(b) Broadcast Receiving Licence (Including Television)
    General Form . . . . . . . . . . Form 2
(e) Broadcast Receiving Licence (Excluding Television) Hotels, Clubs, etc. Form 3

(d) Broadcast Receiving Licence (Including Television) Hotels, Clubs, etc. Form 4

(e) Broadcast Relay Station Licence (Sound) Form 5

(f) Broadcast Relay Station Licence (Television) Form 6

(g) Broadcast Receiving Licence (Press) Form 7

(h) Dealers Licence (Sound and Television) Form 8

(i) Demonstration Licence Form 9

(j) Research, Testing and Development (Radiating) Licence Form 10

(k) Research, Testing and Development (Suppressed Radi- tion) Licence Form 11

(l) Aeronautical Ground Station Licence (General Form) Form 12

(m) Aeronautical Ground Station Licence (Operating Company Private Licence) Form 13

(n) Aircraft Station Licence Form 14

(o) Radio Determination Station Licence Form 15

(p) Limited Coast Station Licence Form 16

(q) Ship Station Licence Form 17

(r) Police, Ambulance, Humanitarian and Fire Services Licence Form 18

(s) Private Fixed (High Frequency) Station Licence Form 19A

(t) Private Fixed (Very High Frequency) Station Licence Form 19B

(u) Private Mobile (High Frequency) Station Licence Form 20A

(v) Private Mobile (Very High Frequency) Station Licence Form 20B

(w) Training Establishment Licence Form 21

(x) Induction Communication Licence Form 22

(y) Amateur (Sound) Licence Form 23

(z) Amateur (Sound Mobile) Licence Form 24

(a) Amateur (Television) Licence Form 25

(b) Model Control Licence Form 26

4. No licence (other than a broadcast receiving licence or a dealer’s licence) shall be granted to a person who is not a citizen of Nigeria without the approval of the Permanent Secretary in writing.

5. All persons having access to wireless communications or actually operating licensed installations (other than broadcast receiving installations) shall make a declaration of secrecy as in Schedule 3 to these regulations in respect of commercial, naval, military, or airforce wireless communications.

6. Every licence shall be subject to the provisions of regulations from time to time made under the Act so far as they are applicable to the licence, and those provisions shall be deemed to be incorporated in the licence.

7. A licence granted under the Act does not empower the licensee or his agents to do any act, or make any omission to the detriment of other persons and any licensee who so uses his apparatus so as to affect others adversely or injuriously will be solely responsible for any claim brought against the Government. A licensee shall also comply strictly with the conditions of the licence and any civil wrong resulting from the infringement of the Licences to non-Nigerian citizens.

Declaration as to secrecy.

Licences subject to provisions of regulations.

Liability of licensee for improper use of apparatus.
conditions by the licensee shall be the sole responsibility of the licensee. He shall also be liable to forfeit the licence.

8. A licence granted under the Act is not transferable.

9. Any notice, request or consent (whether expressed to be in writing or not) given or made by or for the Permanent Secretary or an authorised officer shall be served by sending the same in a registered letter addressed to the licensee at the usual or last known place of residence or business of the licensee or the office of his agents and any notice to be given by a licensee may be served by sending it by registered letter addressed to the Permanent Secretary, Ministry of Communications, Posts and Telecommunications Department, Lagos.

10. The apparatus comprised in a station shall at all times comply with the performance specifications annexed to the licence, subject however to such modifications thereof in favour of the licensee as the Permanent Secretary may from time to time permit. The licensee shall not make any alteration in the said apparatus without the previous written consent of the Permanent Secretary, except—

(a) an alteration the effect of which is to cause the said apparatus to comply, or to continue to comply with the said specifications; or

(b) replacement of any component by another component of the same type.

11. A licence shall continue in force for one year from the date of issue and thereafter so long as the licensee pays in each year on or before the anniversary of the date of issue the renewal fee prescribed by, or under, the regulations for the time being in force under section 30 of the Act: Provided that the Permanent Secretary may at any time after the date of issue revoke the licence or vary the terms, provisions, or limitations thereof by a notice in writing served on the licensee or by a government notice published in the Federal and Regional Government Gazettes addressed to all holders of this type of licence. Any notice given under these regulations may take effect either forthwith or on such subsequent date as may be specified in the notice.

12. The fees payable in respect of each class of licence shall be as in Schedule 1 to these regulations and they shall be deemed to have come into force on 1st January 1964: Provided that any fees in respect of any class of licence may in special cases be waived or reduced on such terms as the Permanent Secretary may think fit.

13. Before any licence is granted the applicant shall satisfy the Permanent Secretary or an authorized officer that the wireless telegraphy apparatus to be worked in pursuance of the licence comply with the regulations for the time being in force.

14. The licensee, and or his agents shall observe and comply with the relevant provisions of the International Telecommunications Convention in operating the station.
15.—(1) The apparatus comprised in a station shall be so designed, constructed, maintained and used in such a way that the station does not cause interference with any other wireless telegraphy.

(2) Every precaution shall at all times be taken to keep the radiated energy within the narrowest possible frequency bands, having regard to the class of emission in use. In particular the radiation of harmonics and other spurious emission shall be suppressed to such a level that they cause no interference with any wireless telegraphy. Tests shall be carried out from time to time with a view to ensuring that the requirements of this clause are met.

16.—(1) No persons shall transmit a signal containing profane words or language or make an improper use of the call sign of another station without authority.

(2) No person shall transmit any signal which is not necessary for the conduct of experiments or traffic.

17. An officer of the Ministry of Communications authorised in that behalf may at all reasonable times enter any premises, station, vehicle or vessel (as the case may be), on which equipment for wireless telegraphy is known or suspected to be installed, for the purpose of examining the licence under which such equipment is installed, and may examine or test the apparatus and the working or use thereof.

18. No licensee other than the holder of a broadcast receiving licence, nor any person acting on his behalf or by his permission shall divulge to any person other than an authorised official of the Government or a legal tribunal or make any use whatever of any message coming to the knowledge of such licensee or any person by virtue of the licence. Statutory declaration regarding secrecy of wireless communications is as detailed in Schedule 3 to these regulations.

19. A licence which has expired shall be surrendered at the nearest Post Office.

20. When so requested by an authorised officer of the Ministry of Communications, the owner of a station shall close down that station and shall not reopen it until permission is granted for him to do so.

21.—(1) The Permanent Secretary may by notice in writing revoke any licence on the ground that the licensee has failed to comply with any regulation made under the Act for the time being in force or any condition of his-service specified in these regulations and thereupon such licence shall forthwith cease and become void.

(2) A licence which is revoked shall be surrendered at the nearest Post Office.

(3) The licensee of any licence revoked pursuant to paragraph (1) of this regulation shall not be entitled to any compensation in respect of any damage which he may suffer as a result of the revocation.

22. If a licensee refuses or neglects to renew his licence within seventeen days of receipt of a notice to that effect, the licence shall be deemed to be void and shall be returned to the nearest Post Office.

23. Before granting any licence the Permanent Secretary or an authorised officer may require the applicant to furnish such additional information as may be deemed necessary.
24. A licensee shall not permit or suffer any unauthorised person (not certified to operate a station or equipment) to operate a station or to have access to the apparatus comprised therein, except an authorised person as provided in regulation 17 therein. The licensee shall ensure that persons operating the station observe the terms and conditions of a licence at all times.

25. A satisfactory method of frequency stabilisation shall be employed in the sending apparatus. Equipment for frequency measurement capable of verifying that the sending apparatus is operating with emissions within the authorised frequency bands shall be provided by the licensee.

26. A permanent change of address of a licensee shall be notified promptly to the office of issue giving the date of expiration of the licence and the serial number.

27. No direct connection shall be made between a wireless aerial and a public electricity supply. Any aerial or earth connection which crosses or is liable to be blown on to any electricity wire or power apparatus shall be guarded to the reasonable satisfaction of the owner of the wire or apparatus.

28. A licence does not authorise the infringement of copyright in respect of any matter received at a station.

29. Nothing in a licence shall be deemed to waive any requirement imposed on such licence under any Act of Parliament.

30. Broadcast receiving licences shall be as in Schedule 2 hereto or in such other form as the Permanent Secretary may for any particular case approve.

31. On the revocation of any licence no part of any fee paid or due to be paid shall be refunded or cease to be due as the case may be unless the Permanent Secretary so determines.

PART IV

32.—(1) An amateur station record shall be kept in a log-book (not loose-leaf) showing the following:

(a) Date.
(b) Time of commencement of calls made from the station.
(c) Call signs of the stations from which message addressed to the station are sent, times of establishing and sending communication with such station, and the frequency or frequencies and class or classes of emission in each case.
(d) Time of closing down the station. All times shall be stated in G.M.T. No gaps shall be left between entries and all entries shall be made at the time of sending and receiving.

(2) If the station is at any time operated by a person other than the licensee the log shall be signed by that person with his full name, and the call sign of the station which he is licensed to use or (if there is no such station) the number of his Amateur Radio Certificate shall be shown.

(3) The log-book shall be available for inspection at all times by any authorised person acting in the course of his duty on behalf of the Permanent Secretary.

(4) Messages addressed to an amateur station from any amateur station with which the licensee is in communication may be recorded and retransmitted in accordance with this licence: Provided that the retransmission is intended for reception by the originating station only, and that the call sign of that station is not included in the retransmission.
33. No amateur licence shall authorise the use of the station for business, advertisement, propaganda, subversive activity, or for sending news or messages of, or on behalf of, or for the benefit of, information of, any social, political, religious or commercial organisation.

34.—(1) (a) The call sign mentioned on any amateur licence shall be used when the station is operated either at the main address or at an alternative address. When the station is used at any other address the suffix “A” shall be added to the call sign.

(b) Particulars of the address shall be sent at the beginning and end of the communication with each separate station or at intervals of half an hour, whichever is more frequent.

(2) No abbreviated form of a call sign may be used.

(3) The call sign, which may be sent either by morse telegraphy at a speed of not more than 12 words per minute or by telephony if the station is authorised to use telephony shall be sent for identification at the beginning and at the end of each period of sending, and whenever the sending frequency is changed.

(4) When telephony is used, the letters of the call sign may be confirmed by the pronunciation of well-known words of which the initial letters are the same as those in the call signs.

PART V

35. A ship station licence shall be granted only in respect of a station on a ship which is registered in Nigeria and for the purpose of communication with a coast station or limited coast station.

36. Every ship station on a ship registered in Nigeria shall be operated by any person who is holding the prescribed certificate of proficiency. The certificate of proficiency shall be readily available for inspection by an authorised officer.

37. The licensee shall transmit and receive messages on equal terms without favour or preference, whether as regards rates of charge, order of transmission or otherwise, provided that signals of distress and messages in connection therewith shall receive priority and that the order of transmission of other messages shall be governed by the International Telecommunications Convention.

38. The licensee shall, so far as possible, receive from ship stations and other stations all requests for assistance and all signals of distress, shall answer those requests with the least possible delay and shall pass any messages so received to the proper authorities by means of the ship station or any other means in the power of the licensee.

39.—(1) The licensee shall register all the messages transmitted by means of the ship station in a register provided for that purpose and shall keep full particulars and records for all such messages.

(2) Every such message recorded in the register shall be numbered and dated and shall contain the full particulars of its place of origin and of ultimate destination and such further particulars as the Permanent Secretary or an authorised officer may from time to time require to be shown.
(3) Government messages recorded in the register shall be distinguished from other messages.

40. The licensee shall preserve all used message forms written and printed, and transcripts of messages and all other papers for such period as is from time to time prescribed by the International Telecommunications Convention and the registers and message papers shall be open to inspection by the Permanent Secretary or any authorised officer.

41. The licensee shall cause to be carried in the radio room on the ship to which the licence relates a print or copy of the licence certified under the hand of an authorised officer to be a true copy and also such documents as are directed by the Permanent Secretary for the purpose of enabling the licensee to communicate with coast station, limited coast station and ship stations in accordance with the International Telecommunications Convention. Such print or copy of the licence shall be available for inspection when required by the competent authorities of the countries where the ship calls.

42. The master of a ship registered in Nigeria may censor all messages addressed to or transmitted by a station on board the vessel under his control, but he shall not divulge to any person (other than the properly authorized officials of the Government or a competent legal tribunal) or make any use whatever of any message (other than a message of distress) coming to his knowledge and not intended for the said station.

43. Any master or person employed on a ship registered in Nigeria having access to wireless message shall make a statutory declaration regarding the secrecy of wireless communication.

PART VI—WIRELESS DEALERS' LICENCES

44. No person shall offer for sale, sell or have in his possession with a view to sell in the course of his business any apparatus for wireless telegraphy except under or in accordance with a licence granted under these regulations. Such licences may be granted by the Permanent Secretary or an authorised officer as in Form 8 in Schedule 2 to these regulations.

45.—(1) A wireless dealer's licence shall be granted in respect of a particular premises of the licensee.

(2) Such licence shall include permission to operate receiving equipment for the reception of broadcast programmes for the purpose of demonstrating the working of receivers, but not for any other purpose of financial gain.

(3) The licensee shall exhibit the licence in a conspicuous place on the premises licensed.

46. A dealer shall keep a register of all wireless transmitting apparatus and quartz crystals received by him and of all wireless transmitting apparatus and quartz crystals sold, let on hire or otherwise disposed of by him during the previous three months, which register shall give the manufacturer's name and number, the date of disposal, the name and the address of the person purchasing, hiring or otherwise acquiring the wireless transmitting apparatus and particulars of the licence authorising him to use it. A copy of this register shall be forwarded in the months of January, April, July and October each year, to the Deputy Director, International Relations Division, Department of Posts and Telecommunications Headquarters, Lagos or any officer authorised in writing by the Permanent Secretary.
PART VII—CERTIFICATE OF PROFICIENCY FOR OPERATORS

47. Every ship or aircraft station in respect of which a licence has been granted by the Permanent Secretary, shall be operated by a person or persons holding a certificate of proficiency issued, after examination, by the Permanent Secretary or person authorised by him in that behalf. Holders of a certificate issued by the B.P.O. or any other recognised Administration shall also be eligible. Such certificate shall be as in Schedule 4 to these regulations.

48. No certificate of proficiency may be issued to candidates under eighteen years of age.

49. Before issuing the certificate as in Schedule 4 to these regulations, the examining officer shall satisfy himself that the candidate has a satisfactory knowledge of all the subjects and requirement appropriate to and as listed on the class of certificate to be issued.

PART VIII—EXAMINATION FEE

50. A candidate shall be required to pay a fee of ten shillings on any occasion on which he is to be examined.

51. A certificate of proficiency may be issued to a successful candidate on the payment of a prescribed fee of 5s.

52. Each successful candidate will be required to furnish (for attachment to his certificate) an autographic photograph of himself (about 2½ inches) and the following particulars:

His nationality, height, colour of eyes, colour of hair and any special peculiarities.

53. If a person to whom a certificate of proficiency has been issued by the Permanent Secretary (a) is convicted of a criminal offence for which a sentence of imprisonment may be imposed without the option of a fine, or (b) is, on account of incompetence or for any other reason, considered by the Permanent Secretary to be unsuitable to continue to hold the certificate, the Permanent Secretary may withdraw, cancel or suspend the certificate.

54. A certificate of proficiency as in Schedule 4 to these regulations shall only be granted to a citizen of Nigeria or such other persons as the Permanent Secretary may approve in writing.

PART IX—THE USE OF WIRELESS TELEGRAPHY APPARATUS ON SHIPS WITHIN THE TERRITORIAL WATERS OF NIGERIA

55. All apparatus for wireless telegraphy on board ships, whether Nigerian or foreign, within the territorial waters of Nigeria shall be worked in such a way as not to interfere with the working of any wireless telegraphy station lawfully established, installed or worked in Nigeria or the waters thereof; and, in particular, the said apparatus shall be so worked as not to interrupt or interfere with the transmission of any messages between wireless stations established as aforesaid on land and wireless telegraphy stations established on ships at sea.

56.—(1) Ships in the inland or territorial waters of Nigeria other than in any port in Nigeria, may communicate with other vessels not being in any port in Nigeria but in the inland or territorial waters of Nigeria. This permission is subject to the following conditions:
(a) that the use of the apparatus is restricted to urgent communications between the masters of ships and owners, agents or dock officials concerning the berthing of a vessel and the handling of her cargo;

(b) that no interference with other traffic is caused, and that in particular the minimum power necessary for establishing communication is used,

(c) that the permission may be withdrawn at any time at the discretion of the Permanent Secretary.

(2) Ships in the inland or territorial waters of Nigeria shall communicate with the Nigerian mainland and vessels within the limits of Nigerian ports only through the medium of licensed coast stations, and limited coast station:

Provided that in any case where the Permanent Secretary considers it necessary he may authorise in writing the transmission and reception of wireless messages other than those hereinbefore mentioned by ships in the inland or territorial waters of Nigeria.

57.—(1) The master of any ship equipped with apparatus for wireless telegraphy shall, before taking his ship into any of the creeks, rivers or channels in Nigeria, give, by means of such apparatus, warning of his intention to the master of any other ships in the vicinity who may be navigating or intending to navigate such creek, river or channel; and during the time he is navigating the creek, river or channel he shall cause to be kept a wireless watch on his ship so as to become aware if any other ship enters the same creek, river or channel and to exchange information as to position with the master of any such other ship.

(2) Wireless messages sent under this regulation are to be used for the purpose of giving information as to the positions of ships and for facilitating their navigation and for no other purpose.

(3) Transmission by ships in the inland or territorial waters of Nigeria must be discontinued on request from:

(a) any naval authority;
(b) any military authority;
(c) any port authority;
(d) any coast station;
(e) an authorised officer.

**PART X—THE USE OF WIRELESS TELEGRAPHY APPARATUS ON AIRCRAFT WHEN OVER THE TERRITORY OR TERRITORIAL WATERS OF NIGERIA**

58. Aircraft in flight over the territory or territorial waters of Nigeria shall observe the International Regulations for Air Navigation as published and amended from time to time by the International Civil Aviation Organisation and in particular must cease transmission of wireless telegraphy on request from a land station which is open to the International Service of public correspondence or from any aeronautical station.

59. Aircraft at rest within the territory or territorial waters of Nigeria shall not make use of any wireless telegraphy apparatus without the written permission of the Permanent Secretary or an authorised officer.

60. Nothing in these regulations shall be deemed to prevent the use by an aircraft station in distress of any means at its disposal to attract attention, make known its position and obtain help.
PART XI—NOTIFICATION OF IMPORTATION OF WIRELESS
TELEGRAPHY APPARATUS

61. Any person other than the holder of a wireless dealer's licence who
imports any wireless telegraphy apparatus shall notify the Permanent
Secretary or an authorised officer in writing of the importation and furnish
particulars of the apparatus imported within a period of fourteen days.

62. Except otherwise expressly approved in writing by the Permanent
Secretary or an authorised officer, the importation of portable transceivers
in band 26.1 to 27.5 MHz, more fully described in Schedule 5 to these
regulations is hereby prohibited.

SCHEDULE 1

<table>
<thead>
<tr>
<th>Type of Licence</th>
<th>Description of Licence</th>
<th>Fee</th>
</tr>
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<tbody>
<tr>
<td>(a) Broadcast</td>
<td>Broadcast Receiving Licence (excluding Television)—General Form—A licence to install</td>
<td>£0–10s–0d</td>
</tr>
<tr>
<td></td>
<td>wireless telegraphy at the single place specified in the licence in so far as that</td>
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<td></td>
<td>place is a private residence or Native Authority or Local Government Council reading</td>
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<td></td>
<td>room or school or (as the case may be) in the vehicle or vessel specified in the</td>
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<td></td>
<td>licence and to use the apparatus for purposes which do not include the reception of</td>
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<td></td>
<td>visual images sent by television.</td>
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<tr>
<td>(b) Broadcast</td>
<td>Broadcast Receiving Licence (including Television)—General Form—A licence to install</td>
<td>£2–10s–0d</td>
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<td></td>
<td>wireless telegraphy at the single place specified in the licence in so far as that</td>
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<tr>
<td></td>
<td>place is a private residence or Native Authority or Local Government Council reading</td>
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<td></td>
<td>room or school or (as the case may be) in the vehicle or vessel specified in the</td>
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<td></td>
<td>licence and to use the apparatus for purposes which include the reception of visual</td>
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<td></td>
<td>images sent by television, (not being a licence authorising the use of apparatus for</td>
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<td></td>
<td>wireless telegraphy for the purpose of the exhibition of visual images received by</td>
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<td></td>
<td>television to persons who are charged for viewing such exhibition).</td>
<td></td>
</tr>
<tr>
<td>(c) Broadcast</td>
<td>Broadcast Receiving Licence (excluding Television)—Hotels, Clubs, etc.—A licence to</td>
<td>£5–0s–0d</td>
</tr>
<tr>
<td></td>
<td>install wireless telegraphy at those parts of the premises specified in the licence,</td>
<td></td>
</tr>
<tr>
<td></td>
<td>being parts which specifically include rooms let or available for letting to guests or</td>
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<tr>
<td></td>
<td>boarders as living room or bedrooms or rooms in cafes, hotels, restaurants, which are</td>
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<tr>
<td></td>
<td>open to the general public, or rooms in any club which are open to members of the</td>
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<tr>
<td></td>
<td>club, or place of public entertainment (hall, theatre or other place) open to the</td>
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<tr>
<td></td>
<td>public on payment of a charge, and to use the apparatus for purposes which do not</td>
<td></td>
</tr>
<tr>
<td></td>
<td>include the reception of visual images by television.</td>
<td></td>
</tr>
</tbody>
</table>
### SCHEDULE 1—continued

#### Types of Licences

<table>
<thead>
<tr>
<th>Type of Licence</th>
<th>Description of Licence</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>(d) Broadcast Receiving Licence (including Television)—Hotels, Clubs, etc.</td>
<td>A licence to install apparatus for wireless telegraphy at those parts of the premises specified in the licence, being parts which specifically include rooms let or available for letting to guests or boarders as living rooms or bedrooms or rooms in cafes, hotels, restaurants, which are open to the general public, or rooms in any club which are open to members of the club, or place of public entertainment (hall, theatre or other place) open to the public on payment of a charge, and to use the apparatus for purposes which include the reception of visual images by television.</td>
<td>£25-0s-0d</td>
</tr>
<tr>
<td>(e) Broadcast Relay Station Licence (Sound)</td>
<td>A licence authorising the reception and relaying of sound programmes and the sound content of television.</td>
<td>Fee on issue £1-0s-0d Where the number of subscribers to the licence broadcast relay service who are served under the licence does not exceed 300........£3. Where the said number exceeds 300 but does not exceed 500 ........£5. Where the said number exceeds 500 but does not exceed 1,000 ........£10. Where the said number exceeds 1,000 but does not exceed 2,000 ........£15. Where the said number exceeds 2,000 but does not exceed 3,000 ........£20. Where the said number exceeds 3,000 but does not exceed 10,000 ........£40. Where the said number exceeds 10,000 but does not exceed 20,000 ........£50. Where the said number exceeds 20,000 but does not exceed 30,000 ........£65. Where the said number exceeds 30,000 but does not exceed 50,000 ........£80. Where the said number exceeds 50,000 but does not exceed 100,000........£100. Where the said number exceeds 100,000 ........£125.</td>
</tr>
<tr>
<td>Type of Licence</td>
<td>Description of Licence</td>
<td>Fee</td>
</tr>
<tr>
<td>-----------------</td>
<td>------------------------</td>
<td>-----</td>
</tr>
<tr>
<td>(f) Broadcast Relay Station (Television)</td>
<td>A licence authorising the reception and relaying of television programmes</td>
<td><strong>Fee on issue</strong> .. .. £3</td>
</tr>
</tbody>
</table>

Where the number of subscribers to the licensee's broadcast relay service who are served under the Licence does not exceed 100:

- Where the said number exceeds 100 but does not exceed 200 .. .. £4

- Where the said number exceeds 200 but does not exceed 300 .. .. £6

- Where the said number exceeds 300 but does not exceed 500 .. .. £10

- Where the said number exceeds 500 but does not exceed 1,000 .. .. £20

- Where the said number exceeds 1,000 but does not exceed 2,000 £30

- Where the said number exceeds 2,000 but does not exceed 3,000 £40

- Where the said number exceeds 3,000 but does not exceed 5,000 £60

- Where the said number exceeds 5,000 but does not exceed 10,000 £80

- Where the said number exceeds 10,000 but does not exceed 20,000 £100

- Where the said number exceeds 20,000 but does not exceed 30,000 £130

- Where the said number exceeds 30,000 but does not exceed 50,000 £160

- Where the said number exceeds 50,000 but does not exceed 100,000 .. .. £200

- Where the said number exceeds 100,000 .. £250
### Types of Licences

<table>
<thead>
<tr>
<th>Type of Licence</th>
<th>Description of Licence</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>(g) Broadcast Receiving Licence (Press)</td>
<td>A licence to install apparatus for wireless telegraphy at a single place or in those parts of the premises specified for purposes which include the reception of messages sent by wireless telegraphy including messages in sound or visual images which are transmitted for general reception and for the publication thereof to the general public by written or printed means in a registered newspaper.</td>
<td>£50-0s-0d</td>
</tr>
<tr>
<td>(h) Dealer’s (Sound and Television) Licence</td>
<td>A licence to offer for sale, to sell, or have in possession of the licensee with a view to sell any apparatus, constructed for or intended to be used for wireless telegraphy, including permission to operate receiving apparatus for the reception of programme in either sound or vision or both from authorized broadcasting stations for the purpose of demonstrating the receiving apparatus with a view to sell but not for any other purpose of financial gain.</td>
<td>£5-0s-0d</td>
</tr>
<tr>
<td>(i) Demonstration Licence</td>
<td>A licence to establish and use specified sending and receiving stations for wireless telegraphy for the purposes of sending and receiving, between the stations or between one or some of the stations, and another or others of them, spoken test messages for demonstrating the apparatus comprised in the station in the course of the licensee’s business as manufacturer of or dealer in such apparatus (not being a licence authorizing the transmission of messages directly between the fixed stations).</td>
<td>At the rate of £3 for each station specified in the licence at the time of issue or renewal.</td>
</tr>
<tr>
<td>(j) Research, Testing and Development (Radiating) Licence</td>
<td>A licence to establish a sending and receiving station for wireless telegraphy and, for the purpose of testing or developing the wireless telegraphy apparatus from time to time comprised in the station or in the other station specified in the licence, to use the station for sending and receiving test messages to and from those other stations and sending test messages intended solely for reception within the room in which the first mentioned station is situated and receiving the same.</td>
<td>£2-0s-0d</td>
</tr>
<tr>
<td>(k) Research, Testing and Development (Suppressed Radiation) Licence</td>
<td>A licence to establish a sending and receiving station for wireless telegraphy and, for the purpose of testing or developing the wireless telegraphy apparatus from time to time comprised in the stations, to use the station for sending test messages intended solely for reception in the room in which the station is situated and receiving test messages from the other stations specified in the licence.</td>
<td>£1-0s-0d</td>
</tr>
<tr>
<td>Type of Licence</td>
<td>Description of Licence</td>
<td>Fee</td>
</tr>
<tr>
<td>----------------</td>
<td>------------------------</td>
<td>-----</td>
</tr>
<tr>
<td>(l) Aeronautical Ground Station Licence (General Form).</td>
<td>A licence to establish and use at an aerodrome or in certain cases on board a ship a sending and receiving station for wireless telegraphy for the purpose of sending messages concerning safety or navigation to aircraft stations on board aircraft using the aerodrome, and (in emergency only) to aircraft stations in any other aircraft, and receiving from aircraft stations in any aircraft, messages intended for reception by the first mentioned station.</td>
<td>£2-0s-0d</td>
</tr>
<tr>
<td>(m) Aeronautical Ground Station Licence (Operating Company Private Licence).</td>
<td>A licence to establish and use a sending and receiving station for wireless telegraphy for the purpose of sending spoken messages concerning the business of the licensee to stations for wireless telegraphy in any aircraft and receiving from stations in any aircraft spoken messages intended for reception by the first mentioned station, such messages not being concerned with the navigation of the aircraft.</td>
<td>£10-0s-0d</td>
</tr>
<tr>
<td>(n) Aircraft Station Licence.</td>
<td>A licence to establish and use a sending and receiving station for wireless telegraphy in an aircraft for the purpose of sending messages, and receiving messages sent for general reception by aircraft stations or for reception by the said station, and messages sent by authorized broadcasting stations.</td>
<td>£2-0s-0d</td>
</tr>
<tr>
<td>(o) Radio Determination Station Licence.</td>
<td>A licence to establish and use a radio determination station for wireless telegraphy at a place on land specified in the licence, for sending or receiving signals for the purpose of the determination of position, bearing or distance or for the gaining of information as to the presence, absence, position or motion of any object or of any objects of any class.</td>
<td>£2-0s-0d</td>
</tr>
<tr>
<td>(p) Limited Coast Station Licence.</td>
<td>A licence to establish a sending and receiving station for wireless telegraphy, for the purpose of sending messages to or receiving messages from such ship stations as are specified in the licence and under such conditions as are specified in the licence.</td>
<td>£2-0s-0d</td>
</tr>
<tr>
<td>(g) Ship Station Licence.</td>
<td>A licence to establish and use a sending and receiving station for wireless telegraphy in a ship for the purpose of (a) sending messages to Coast Stations, Ship Stations, Aircraft Stations and (b) receiving messages sent from Coast Stations, Ship Stations, Aircraft Stations, and Radio determination Stations, for general reception by Ship Stations or for reception by the said station, any messages sent by authorized broadcasting stations—whether or not the licence in addition authorizes the establishment and use</td>
<td>£2-0s-0d</td>
</tr>
</tbody>
</table>
**SCHEDULE 1—continued**

**TYPES OF LICENCES**

<table>
<thead>
<tr>
<th>Type of Licence</th>
<th>Description of Licence</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>(r) Police, Ambulance, Humanitarian or Fire Services.</td>
<td>A licence to establish and use sending and receiving stations for wireless telegraphy, the number whereof is not limited by the licence, for the purpose of sending and receiving messages concerning the operation of Police, Ambulance, Humanitarian or Fire Services.</td>
<td>£2-0s-0d</td>
</tr>
<tr>
<td>(s) Private Fixed Radio Station.</td>
<td>A licence to establish and use at a single place or part of premises specified in the licence a station for wireless telegraphy for the purpose of sending and receiving messages concerning the business of the licensee to or from another fixed station or other stations specified in the licence using the class or classes of emission specified in the licence.</td>
<td>High frequency £200 Very High frequency £150-0s-0d</td>
</tr>
<tr>
<td>(t) Private Mobile Radio Station.</td>
<td>A licence to establish and use specified sending and receiving stations for wireless telegraphy for the purpose of sending and receiving messages concerning the business of the licensee between the stations, or between one or some of the stations and another or others of them (not being a licence authorizing the transmission of messages directly between fixed stations).</td>
<td>At the rate of £100 for High frequency and £50 for very High frequency for each station specified in the licence at the time of issue.</td>
</tr>
<tr>
<td>(u) Training Establishment Licence.</td>
<td>A licence to establish a sending and receiving station for wireless telegraphy and, for the purpose of instructing pupils in the theory and practice of wireless telegraphy, to use the station for sending messages intended solely for reception within the room in which the station is situated, and for receiving such messages and messages of other classes specified in the licence.</td>
<td>£2-0s-0d</td>
</tr>
<tr>
<td>(v) Induction and Paging Communication Licence.</td>
<td>A licence to establish and use within the frequency bands of 100 Kc/s and 250 Kc/s for induction loop system and 37 Mc/s to 39 Mc/s for paging system sending and receiving stations for wireless telegraphy, the number of which is not limited by the licence, for the purpose of sending and receiving messages concerning the business of the licensee between the stations or between one or some of the stations and another or others of them (not being a licence authorizing the transmission of messages between fixed stations) and being situated within the premises occupied by the licensee.</td>
<td>£2-0s-0d</td>
</tr>
<tr>
<td>Type of Licence</td>
<td>Description of Licence</td>
<td>Fee</td>
</tr>
<tr>
<td>------------------------------</td>
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</tr>
<tr>
<td>(w) Amateur (Sound) Licence.</td>
<td>A licence to establish and use an amateur station otherwise than in a moving vehicle, vessel or aircraft, for the purpose of sending to and receiving from other amateur stations messages (but not visual images) of the class or classes specified in the licence using the class or classes of emission and powers specified in the licence.</td>
<td>£3-0s-0d</td>
</tr>
<tr>
<td>(x) Amateur (Sound Mobile) Licence.</td>
<td>A licence to establish and use an amateur Station in any vehicle or vessel for the purpose of sending to and receiving from other amateur Stations messages (but not visual images) of the class or classes specified in the licence using the class or classes of emission and powers specified in the licence.</td>
<td>£5-0s-0d</td>
</tr>
<tr>
<td>(y) Amateur (Television) Licence.</td>
<td>A licence to establish and use an amateur Television Station for the purpose of sending visual images to and receiving visual images from other amateur television stations.</td>
<td>£10-0s-0d</td>
</tr>
<tr>
<td>(z) Model Control Licence.</td>
<td>A licence to establish and use a station for wireless telegraphy for the purpose of controlling the movement of a model vehicle, vessel or aircraft by means of the emission of electromagnetic energy from sending apparatus, and the reception of such energy by receiving apparatus in the model.</td>
<td>£5-0s-0d</td>
</tr>
</tbody>
</table>
SCHEDULE 2

FORMS OF LICENCES

Wireless Telegraphy Act, 1961

BROADCAST RECEIVING LICENCE (INCLUDING TELEVISION)

FORM 1

GENERAL FORM

Issue Fee: £ : : d

No. ........................................

This licence expires on the last day of ........................................19........

1. M.......................................................... ..........................................................

   of.......................................................... ..........................................................

   (Address in full)

   (hereinafter called "the licensee") is hereby licensed, subject to the conditions in the Regulations under the Wireless Telegraphy Act, 1961.

   (a) to install apparatus for wireless telegraphy:

       [ ] at the said premises, in so far as those premises are in the occupation of the licensee
       [ ] at the following premises, in so far as those premises are in the occupation of the licensee

       * Delete the inapplicable alternative.

       [ ] in the vehicle number .................................. [ ] in the vessel ......................

   (b) to use the apparatus for the purpose of receiving messages sent by telephony from authorized broadcasting stations for general reception, and messages sent by telephony or telegraphy from licensed amateur station.

2.—(1) This Clause shall apply where the licensee occupies the said premises, vehicle or vessel in whole or in part as a private residence.

   (2) The licensee is hereby licensed to use for the purposes stated in paragraph (b) of Clause 1, whether or not in the said premises, vehicle or vessel, apparatus for wireless telegraphy consisting of one or more portable sound broadcast receiving sets: Provided that when used otherwise than in the said premises, vehicle or vessel any such set is operated by a battery wholly contained within the set is not permanently installed in any premises, vehicle, vessel or other place.

   (3) All members of the licensee’s family while in residence in the said premises, vehicle or vessel (otherwise than in part thereof which is not in the occupation of the licensee) are hereby licensed, subject to the same conditions and limitations as the licensee, (i) to install apparatus for wireless telegraphy at the said premises or in the said vehicle or vessel and to use the
said apparatus for the purposes stated in paragraph (b) of Clause 1, and
(ii) to use in accordance with paragraph (2) of this Clause apparatus for
wireless telegraphy consisting of one or more portable sound broadcast
receiving sets.

Issue Fee Paid £ s d.

Issued on behalf of the
Permanent Secretary
Ministry of Communications

Office and date
of Issue of Licence

*Delete the inapplicable alternative.*

NOTES

1. **Penalties**: It is an offence under section 4 of the Wireless Telegraphy Act 1961, to install or use wireless apparatus except under and in accordance with a licence issued by the Permanent Secretary Ministry of Communications.

2. **Copyright**: This licence does not authorize any infringement of copyright in the matter received.

3. **Danger from Electricity**: No direct connection should be made between a wireless aerial and a public electricity supply. Any aerial or earth connection which crosses or is liable to be blown onto any electricity wire or power apparatus should be guarded to the reasonable satisfaction of the owner of the wire or apparatus.

4. **Television**: This licence should be exchanged for a television licence as soon as a television set is installed.

5. **Revocation**: If this licence is revoked, no part of the issue fee will be refunded.

6. **Electricity Coupling**: Except with the written consent of the Permanent Secretary, Ministry of Communications, the apparatus for wireless telegraphy comprised in this licence (hereinafter called "the apparatus") shall not be electrically coupled with apparatus for wireless telegraphy elsewhere than in the said premises, vehicle or vessel (except a broadcast relay station licensed by the Permanent Secretary) or with such apparatus in any part of the premises, vehicle or vessel which is not in the occupation of the licensee, or (where the said premises are an hotel, inn, a boarding house, guest house, holiday camp) with such apparatus in any room or accommodation which is let to a boarder or guest (not being the licensee) or which is usually available for being let to boarders or guests, or (where the said premises are a tavern, cafe or restaurant or place of entertainment) with such apparatus in any room or place which is available to the public, or (where the said premises are a club) with such apparatus in any room or place available to club members (not being the licensee).

7. **Maintenance and Use**: The apparatus shall be so maintained and used that it does not cause undue interference with any other wireless telegraphy.

8. If any message, other than a message for the receipt of which the use of the apparatus is authorised, is unintentionally received no person shall make known its contents, origin, destination or existence, or the fact of its receipt, to any person other than a duly authorized officer of the Federal Government or a competent legal tribunal, and shall not reproduce in writing, copy, or make any use of such message or allow it to be reproduced in writing or made use of.

10. **Inspection**: The apparatus and the licence shall be open to inspection at all reasonable times by duly authorized officers of the Ministry of Communications provided that this provision shall not require any person to concede any form of right of entry into any private dwelling house.

11. The apparatus shall cease to be used at any time on the demand of a duly authorized officer of the Ministry of Communications.
SCHEDULE 2—continued  
Wireless Telegraphy Act, 1961  

BROADCAST RECEIVING LICENCE (INCLUDING TELEVISION)  

FORM 2  

GENERAL FORM  

Issue Fee: £ : : d  

This licence expires on the last day of. 19.  

1. M. (Address in full)  

(hereinafter called “the licensee”) is hereby licensed, subject to the conditions in the Regulations under the Wireless Telegraphy Act, 1961.  

(a) to install apparatus for Wireless Telegraphy:  
*at the said premises, in so far as those premises are in the occupation of the licensee  
*at the following premises, in so far as those premises are in the occupation of the licensee.  

(b) to use the said apparatus for the purposes of receiving (i) visual images set by television and messages sent by telephony from authorized broadcasting stations for general reception, and (ii) visual images sent by television and messages sent by telephony from licensed amateur stations.  

2.—(1) This clause shall apply where the licensee occupies the said premises, vehicle or vessel in whole or in part as a private residence.  

(2) The licensee is hereby licensed to use for the purposes stated in paragraph (b) of clause 1, whether or not in the said premises, vehicle or vessel, apparatus for wireless telegraphy consisting of one or more portable sound or television broadcast receiving sets: Provided that when used otherwise than in the said premises, vehicle or vessel any such set is operated by a battery wholly contained within the set and is not permanently installed in any premises, vehicle, vessel or other place.  

(3) All members of the licensee’s family while in residence in the said premises, vehicle or vessel (otherwise than in a part thereof which is not in the occupation of the licensee) are hereby licensed, subject to the same conditions, terms, provisions and limitations as the licensee, (i) to install apparatus for wireless telegraphy at the said premises or in the said vehicle or vessel and to use the said apparatus for the purposes stated in paragraph (b) of Clause 1, and (ii) to use in accordance with paragraph (2) of this clause apparatus for wireless telegraphy consisting of one or more portable sound or television broadcast receiving sets.
NOTES

1. **Penalties**: It is an offence under section 4 of the Wireless Telegraphy Act 1961, to install or use wireless apparatus except under and in accordance with a licence issued by the Permanent Secretary, Ministry of Communications.

2. **Copyright**: This licence does not authorize any infringement of copyright in the matter received.

3. **Danger from Electricity**: No direct connection should be made between a wireless aerial and a public electricity supply. Any aerial or earth connection which crosses or is liable to be blown into any electricity wire or power apparatus should be guarded to the reasonable satisfaction of the owner of the wire or apparatus.

4. If the said premises are used for the purpose of an hotel, inn, a boarding house, guest house, tavern, restaurant, cafe or club, or are premises, to which the public are admitted upon payment, this licence does not authorize the installation or use of any apparatus for wireless telegraphy in such parts of the said premises as are used or are available for use by guest, boarders, members of the public or club members (as the case may be).

5. Except with the written consent of the Permanent Secretary, the apparatus for wireless telegraphy comprised in this licence (hereinafter called “the apparatus”) shall not be electrically coupled with apparatus for wireless telegraphy elsewhere than in the said premises, vehicle or vessel (except a broadcast relay station licensed by the Permanent Secretary or with such apparatus in any part of the said premises, vehicle or vessel which is not in the occupation of the licensee, or (where the said premises are used for the purpose of an hotel, inn, a boarding house, guest house tavern, restaurant, cafe, or club or are premises to which the public are admitted upon payment) with such apparatus in such parts of the premises, as are used or available for use by guests, boarders, members of the public or club members (as the case may be).

6. If any message, other than a message for the receipt of which the use of the apparatus is authorized, is unintentionally received, no person shall make known its contents, origin, destination or existence, or the fact of its receipt, to any person other than a duly authorized officer of the Federal Government or competent legal tribunal, and shall not reproduce in writing, copy, or make any use of such message or allow it to be reproduced in writing or made use of.

7. This Licence expires on the date mentioned at the head of the Licence. It is not transferable. A fresh licence must be obtained within 14 days of the expiry of this licence if the apparatus is to continue in use. The Permanent Secretary may at any time after the date of issue revoke it, or vary its terms by a notice in writing sent to the licensee or by a general notice published in the Federal and Regional Gazettes to all holders of broadcast receiving licences (Including Television)—General Form.

8. **Removals**: A permanent change of the licensee's address should be notified promptly to the office of issue giving the date of expiry of the licence and the serial number. Alternatively the licence should be presented at any post office for amendment.
SCHEDULE 2—continued

Wireless Telegraph Act, 1961

<table>
<thead>
<tr>
<th>Issue Fee</th>
<th>£</th>
<th>s</th>
<th>d</th>
</tr>
</thead>
</table>

BROADCAST RECEIVING LICENCE (EXCLUDING TELEVISION)

Public Entertainment Form

Form 3

This licence expires on the last day of ____________________________, 19______

1. M__________________________

of ____________________________

(Address in full)

(hereinafter called “the licensee”) is hereby licensed, subject to the conditions in the Regulations under the Wireless Telegraphy Act, 1961.

(a) to install apparatus for wireless telegraphy at the following premises—

Address of premises ____________________________

Description of premises ____________________________

(b) to use the said apparatus for the purpose of receiving messages sent by telephony from authorised broadcasting stations for general reception, and messages sent by telephony or telegraphy from licensed amateur stations.

2. Any persons at the said premises from time to time are hereby licensed subject to the same conditions, terms, provisions and limitations as the licensee to install apparatus for wireless telegraphy in the said premises and to use the said apparatus and apparatus installed there by the licensee for the purposes stated in paragraph (b) of Clause 1 above.

3. Where any part of the said premises is occupied by the licensee as a private residence, the following paragraphs of this clause shall apply—

(a) The licensee is hereby licensed to use for the purposes mentioned in paragraph (b) of clause 1 above, whether or not in the said premises, apparatus for wireless telegraphy consisting of one or more portable sound broadcast receiving sets, provided that such apparatus is not permanently installed in any premises, vehicle, vessel or other place.

(b) All members of the licensee’s family from time to time residing at the said premises (otherwise than in a part thereof which is not in the occupation of the licensee) are hereby licensed subject to the same conditions, terms, provisions and limitations as the licensee, (i) to install apparatus for wireless telegraphy in the said premises and to use the said apparatus for the purpose stated in paragraph (b) of Clause 1 above and (ii) to use in accordance with paragraph (a) of this Clause apparatus for wireless telegraphy consisting of one or more portable sound broadcast receiving sets.
SCHEDULE 2—continued

Issue Fee Paid £ s d
(Less abatement of £ s d)

Issued on behalf of the
Permanent Secretary,
Ministry of Communications

Office and date
of issue of
Licence

* Insert description of premises (Hotel, inn, boarding house, guest house, tavern, restaurant, café, club, premises at which persons are charged for admission for any purpose whatsoever).

NOTES

1. Penalties.—It is an offence under section 4 of the Wireless Telegraphy Act 1961, to install or use wireless apparatus except under and in accordance with a licence issued by the Permanent Secretary, Ministry of Communications.

2. Copyright.—This licence does not authorize any infringement of copyright in the matter received.

3. Television licences should be taken out as soon as televisions are installed in the premises.

4. Danger from Electricity.—No direct connection should be made between a wireless aerial and a public electricity supply. Any aerial or earth connection which crosses or is likely to be blown on to any electricity wire or power apparatus should be guarded to the reasonable satisfaction of the owner of the wire or apparatus.

5. Except with the written consent of the Permanent Secretary, Ministry of Communications, the apparatus for wireless telegraphy comprised in this licence (hereinafter called "the apparatus") shall not be electrically coupled with apparatus for wireless telegraphy elsewhere than in the said premises except a broadcast relay station licensed by the Permanent Secretary, Ministry of Communications.

6. If any message, other than a message for the receipt of which the use of the apparatus is authorized, is unintentionally received no person shall make known its contents, origin, destination or existence, or the fact of its receipt, to any person other than a duly authorized officer of the Federal Government or a competent legal tribunal, and shall not reproduce in writing, copy, or make any use of such message or allow it to be reproduced in writing, copied or made use of.

7. This licence expires on the date mentioned at the head of the licence. It is not transferable. A fresh licence must be obtained within 14 days of the expiry of this licence if the apparatus is to continue in use. The Permanent Secretary, Ministry of Communications may at any time after the date of issue revoke it, or vary its terms by a notice in writing sent to the licensees or by a general notice published in the Federal and Regional Gazettes addressed to all holders of broadcasting receiving (excluding television) Public.

8. Removals.—A permanent change of the licensee's address should be notified promptly to the office of issue giving the date of expiry of the licence and the serial number. Alternatively the licence should be presented at any Post Office for amendment.
SCHEDULE 2—continued

Issue Fee: £   s   d

No. ____________________________

BROADCAST RECEIVING LICENCE (INCLUDING TELEVISION)

PUBLIC ENTERTAINMENT FORM

FORM 4

This licence expires on the last day of _______________________________ 19 __________

1. M ____________________________

______________________________

(Address in full)

(hereinafter called “the licensee”) is hereby licensed, subject to the conditions in the Regulations under the Wireless Telegraphy Act 1961.

(a) to install apparatus for wireless telegraphy at the following premises—

Address of premises

______________________________

Description of premises

(6) to use the said apparatus for the purpose of receiving (i) visual images sent by television and messages sent by telephony from authorised Broadcasting Stations for general reception, and (ii) visual images sent by television and messages sent by telephony or telegraphy from licensed amateur Stations.

2. Any persons at the said premises from time to time are hereby licensed subject to the terms, provisions and limitations set out in the Schedule to install apparatus for wireless telegraphy in the said premises and to use the said apparatus and apparatus installed there by the licensee for the purposes stated in paragraph (6) of clause 1 above.

3. Where any part of the said premises is occupied by the licensee as a private residence, the following paragraphs of this clause shall apply—

(a) The licensee is hereby licensed to use for the purpose mentioned in paragraph (6) of clause 1 above, whether or not in the said premises, apparatus for wireless telegraphy consisting of one or more portable sound broadcast receiving sets, provided that such apparatus is not permanently installed in any premises, vehicle, vessel or other place.

(b) All members of the licensee’s family from time to time at the said premises (otherwise than in a part thereof which is not in the occupation of the licensee) are hereby licensed subject to the same conditions, terms, provisions and limitations as the licensee, (i) to install apparatus for wireless telegraphy in the said premises and to use the said apparatus for the purposes stated in paragraph (6) of clause 1 above, (ii) to use in accordance with paragraph (a) of this clause apparatus for wireless telegraphy consisting of one or more portable sound broadcast receiving sets.
SCHEDULE 2—continued

Issue Fee Paid: £ s d

Issued on behalf of the Permanent Secretary, Ministry of Communications

Office and date of issue of licence

NOTES

1. Penalties: It is an offence under section 4 of the Wireless Telegraphy Act 1961, to install or use wireless apparatus except under and in accordance with a licence issued by the Permanent Secretary, Ministry of Communications.

2. Copyright: This licence does not authorize any infringement of copyright in the matter received.

3. Danger from Electricity: No direct connection should be made between a wireless aerial and a public electricity supply. Any aerial or earth connection which crosses or is liable to be blown onto any electricity wire or power apparatus should be guarded to the reasonable satisfaction of the owner of the wire or apparatus.

4. If the said premises are used for the purpose of an hotel, inn, a boarding house, guest house, tavern, restaurant, café or club, or are premises to which the public are admitted upon payment, this licence does not authorize the installation or use of any apparatus for wireless telegraphy in such parts of the said premises as are used or are available for use by guests, boarders, members of the public or club members (as the case may be).

5. Except with the written consent of the Permanent Secretary, the apparatus for wireless telegraphy comprised in this licence (hereinafter called “the apparatus”) shall not be electrically coupled with apparatus for wireless telegraphy elsewhere than in the said premises, vehicle or vessel (except a broadcast relay station licensed by the Permanent Secretary) or with such apparatus in any part of the said premises, vehicle or vessel which is not in the occupation of the licensee, or (where the said premises are used for the purpose of an hotel, inn, a boarding house, guest house, tavern, restaurant, café, or club or are premises to which the public are admitted upon payment) with such apparatus in such parts of the premises, as are used or are available for use by guests, boarders, members of the public or club members (as the case may be).

6. If any message, other than a message for the receipt of which the use of the apparatus is authorized, is un-intentionally received, no person shall make known its contents, origin, destination or existence, or the fact of its receipt, to any person other than a duly authorized officer of the Federal Government or competent legal tribunal, and shall not reproduce in writing, copy, or make any use of such message or allow it to be reproduced in writing or made use of.

7. This licence expires on the date mentioned at the head of the licence. It is not transferable. A fresh licence must be obtained within 14 days of the expiry of this licence if the apparatus is to continue in use. The Permanent Secretary may at any time after the date of issue revoke it, or vary its terms by a notice in writing sent to the licensee or by a general notice published in the Federal and Regional Gazettes to all holders of broadcast receiving licences (including television)—General Form.

8. Removals: A permanent change of the licensee’s address should be notified promptly to the office of issue giving the date of expiry of the licence and the serial number. Alternatively the licence should be presented at any Post Office for amendment.

* Insert description of premises (hotel, inn, boarding house, guest house, tavern, café, restaurant, club, premises at which persons are charged for viewing television or are charged for admission for any purpose whatsoever.
BROADCAST RELAY STATION LICENCE (SOUND)
FORM No. 5

Date

Renewal: Annually (see paragraph (c) in Schedule 1)
Fee on Issue: £1-0s-0d

1. Licensee:

of

is hereby licensed in accordance with particulars on the attached conditions

2. The special conditions governing the licence are Regulation 8

Permanent Secretary or on behalf of the Permanent Secretary

(An officer of the Ministry of Communications duly authorized in that behalf)

BROADCAST RELAY STATION LICENCE (SOUND)
The Notes

The licensee is licensed to:—

(1) Establish, maintain, work and use wireless telegraph receiving stations at
and such other places as shall be approved by the Federal Executive Council in writing the wireless telegraph receiving stations and the amplifying stations being hereafter collectively referred to as "the stations".

(2) Receive at any of the stations sound programmes and the sound content of television programmes and broadcast messages (except messages in facsimile) from any authorised broadcasting stations.

(3) Connect by wire the stations or any of them with any station of any person so long as that person holds from the Permanent Secretary a licence for the working of such a station as a broadcast relay station to the intent that sound programmes and the sound content of television programme broadcast from any authorised broadcasting station may be receive at the station of the one party from the station of the other.

(4) Connect by wire the stations with each other to the intent that sound programme and the sound content of television programme may be received at such other stations.

(5) Connect by wire any of the stations with the premises of the subscribers.

Notes

1. The station shall not be used in such a manner as to cause interference with other wireless telegraph stations.

2.—(1) If a message for which the licensee is not authorised to receive is unintentionally received by means of any of the stations, the licensee shall not make known or allow to be made known its contents, its origin or destination, its existence or the fact of its receipt to any person except a duly authorised officer of the Federal Government or a competent legal tribunal, and should not retain any copy or make any use of any such message, or allow it to be reproduced in writing, copied or made use of. It is an offence under section 10 of the Wireless Telegraphy Act 1961, deliberately to receive messages the receipt of which is unauthorised or (except in the special circumstances mentioned in that section of the Act) to disclose any information as to the contents, sender, or addresses of any such message. The licensee shall take such steps as are possible to prevent such a message being received by the subscribers.

(2) Except as is herein expressly provided the licensee shall not use or allow to be used the wires connecting any of the stations with the premises of a subscriber for any other purpose than the receipt by the subscriber of programmes and messages which the licensee is authorised by this licence to distribute and in particular without prejudice to the generality of this provision the licensee shall not himself originate at the stations or receive by wire any programme message or item whether musical or otherwise or information of any kind for distribution to subscribers except as provided in the Note No. 9 (1) below.
SCHEDULE 2—continued

(3) The licensee shall not distribute or allow any subscriber to receive by means of any of the stations any programme or message containing political, social, or religious propaganda received at the stations from any authorised broadcasting station outside Nigeria.

(4) The licensee shall from time to time furnish to the Permanent Secretary any information in relation to the operation and conduct of the relay service he may reasonably require and obey any directions given to him by the Permanent Secretary as regards the programmes to be distributed to subscribers.

(5) The licensee shall not receive any money or other consideration from any person (other than payment from a subscriber of the licensee’s usual rates of charge to subscribers or payment from another licensee in respect of the receipt of programmes pursuant to paragraph 3 of the Schedule) hereof for distribution to subscribers of any programme or message received by the stations.

3. Except as it is expressly provided by paragraph 3 of the Schedule hereof, the licensee shall not without the consent in writing of the Permanent Secretary connect the stations with the premises of any person other than a subscriber.

4. The licensee shall if and whenever required by the Permanent Secretary or an authorised officer in writing so to do, at his own expense in all respect connect and keep connected with the stations or any part of the system or wires such residence in the said manner as he shall from time to time direct and afford to such officer free of charge all such facilities as shall for the time being be afforded by the licensee to any subscriber in pursuance of this licence.

5.—(1) The licensee shall keep a record of all the names and addresses of his subscribers and shall on the tenth day of each month notify the Permanent Secretary in writing of the number of his subscribers on the last day of the immediately preceding month, of the names of persons who shall have become subscribers during the immediately preceding month, of the addresses of the premises connected, and the respective dates on which persons ceased to be connected with the stations during that month.

(2) The licensee shall keep a record of the programmes and messages received at the stations and distributed to subscribers in each period of Twenty-Four hours showing the names of the stations from which the programmes and messages were received and approximate time of reception.

6.—(1) The licensee shall maintain broadcast relay service to the satisfaction of the Permanent Secretary and all the apparatus and circuit arrangements in connection therewith and all wires throughout the system (other than wires provided for the licensee by the Permanent Secretary) shall conform to such conditions as may from time to time be prescribed by the Permanent Secretary.

(2) The licensee shall maintain the stations apparatus and wires connected with the system throughout the whole length (other than wires provided for the licensee by the Permanent Secretary) in good working order and shall permit any person authorised by the Permanent Secretary to inspect at any reasonable time with or without previous notice, the stations, apparatus and wires as aforesaid and the records referred to in paragraphs 5 (1) and 5 (2) herein and the records of programmes and other messages sent to subscribers in pursuance of the terms of this licence.
7.—(1) The licensee shall if and wherever required by notice in writing from the Permanent Secretary or authorised officer remove any connecting wire placed or maintained by the licensee which impedes the construction of Posts and Telecommunications plant or which shall interfere or shall in the opinion of the Permanent Secretary or authorised officer be likely to interfere with the working of any circuit or of any wireless telegraph stations (whether a sending or receiving station) for the time being maintained by the Permanent Secretary or any of his licensees whether or not such circuit or wireless telegraph station shall have been working when the wire was first placed.

(2) The licensee shall not use on any wire maintained by him or provided for him by the Permanent Secretary any instruments, apparatus or material or apply thereto any currents which shall injure or shall in the opinion of the Permanent Secretary be likely to injure any circuits, wires or apparatus of the Permanent Secretary and if and whenever notice in writing shall be given to the licensee by any authorised officer of the Ministry complaining of the use of any such instruments, apparatus or material or the application of any such currents the licensee shall immediately discontinue the use thereof.

(3) No point or any connecting wire shall be connected to earth except with the consent of the Permanent Secretary or authorised officer and in accordance with the terms of the consent.

(4) Any wire which is placed above or below and/or in such a position that it is liable to fall upon or to be blown on to an existing power wire (including electric lighting) or power apparatus shall be guarded to the reasonable satisfaction of the owner of the power wire or power apparatus concerned and if any such wire crosses above or below or is otherwise considered by the Permanent Secretary to be likely to make contact with any of his telegraphic lines, the aforesaid guarding shall also be to the reasonable satisfaction of the Permanent Secretary or his authorised representative.

8. The licensee shall if and whenever he shall be required so to do by notice in writing by the Permanent Secretary prevent subscribers from receiving in their respective premises by means of the stations such messages or class of messages as may be directed by such notices as aforesaid.

9.—(1) If and whenever in the opinion of the Permanent Secretary an emergency shall have arisen in which it is expedient in the public interest that the Government of the Federal Republic of Nigeria shall have control over the receipt of messages by means of the stations and/or of the programmes which subscribers are to be allowed to receive by means of the stations, the Permanent Secretary may from time to time—

(a) issue directions to the licensee concerning the programmes and messages to be received by subscribers through the stations;

(b) require the licensee to receive by means of the stations or any of them, messages from any broadcasting stations and distribute those messages to subscribers;

(c) require the licensee to send to subscribers from the stations, messages of any kind or description and the licensee shall obey and comply with all such directions and requirements.

(2) The licensee shall not be entitled to any compensation in respect of the exercise by the Permanent Secretary of any of the powers conferred on him by paragraph 9 (1) of those conditions.
FEDERAL REPUBLIC OF NIGERIA

No. .................................................................

BROADCAST RELAY STATION LICENCE (TELEVISION)
Form No. 6

Date.................................................................
Renewal : Annually (See Schedule 1 paragraph (f))
Fee on Issue : £3-0s-0d

1. Licensee. ................................................................

of...........................................................................

is hereby licensed in accordance with particulars on the attached notes.

2. The special conditions governing the licence are as in Regulation 8.

Permanent Secretary or on behalf of the
Permanent Secretary

(An Officer of the Ministry of Communications
duly authorised in that behalf)

NOTES

The licensee is licensed to :—

(1) Establish, maintain, work and use wireless telegraph receiving stations
at........................................................................

and amplifying stations at........................................

........................................................................
and such other places as shall be approved by the Permanent Secretary in writing, the wireless telegraph receiving stations and the amplifying stations being hereafter collectively referred to as "the stations".

(2) Receive at any of the stations television programmes from any authorised broadcasting stations.

(3) Connect by wire the stations or any of them with any station of any person so long as that person holds from the Permanent Secretary a licence for the working of such a station as a broadcast relay station to the intent that television programme broadcast from any authorised broadcasting station may be received at the station of the one party from the stations of the other.

(4) Connect by wire the stations with each other to the intent that the television programme may be received at such other stations.

(5) Connect by wire any of the stations with the premises of the subscribers.

Wireless Telegraphy Act 1961

FEDERAL REPUBLIC OF NIGERIA

No. ................................

BROADCAST RECEIVING LICENCE (PRESS)

Form No. 7

Date..........................................................
Renewal : £50 per premises
Fee on Issue : £50 per premises

1. Licensee ................................................................
of ........................................................................

is hereby licensed in accordance with particulars on the attached conditions.

2. The special conditions governing the licence are Regulations 8, 30 and 31..........................

Permanent Secretary or on behalf of the
Permanent Secretary

(An Officer of the Ministry of Communications
duly authorised in that behalf)
CONDITIONS

1. The licensee is licensed to install the apparatus for wireless telegraphy in his premises in so far as the premises are in the occupation of the licensee.

2. The wireless telegraph apparatus is licensed for the purpose of receiving messages by telephony from authorized Broadcasting stations for general reception and messages sent by telephony or telegraphy from licensed amateur stations.

3. The apparatus for wireless telegraphy shall be used in the premises, vehicle or vessel occupied by the licensee in whole or in part as a private residence.

4. Interpretation: In this licence "messages" does not include visual images sent by television, facsimile transmission or other means; and except where the context otherwise requires, other words and expressions have the same meanings as they have in the Wireless Telegraphy Act 1961 and the Regulations made under sections 9 and 30 thereof.

5. Removals: A permanent change of address should be notified promptly to the office of issue giving the date of expiry of the licence and the serial number. Alternatively the licence should be presented at any Post Office for amendment.

6. Penalties: It is an offence under section 4 of the Wireless Telegraphy Act 1961, to install or use wireless apparatus except under and in accordance with a licence issued by the Permanent Secretary.

7. Copyright: This licence does not authorize any infringement of copyright in the matter received.

8. Dangers from Electricity: No direct connection should be made between a wireless aerial and a public electricity supply. Any aerial or earth connection which crosses or is liable to be blown onto any electricity wire or power apparatus should be guarded to the reasonable satisfaction of the owner of the wire or apparatus.
DEALER'S (SOUND AND TELEVISION) LICENCE
FORM No. 8

Date.................................................
Renewal: £5 per premises
Fee on Issue: £5 per premises

1. Licensee ____________________________________________________________
   of _________________________________________________________________
   is hereby licensed in accordance with particulars on the attached conditions.

2. The special conditions governing the licence are Regulations 8, 44, 45, 46, 61 and 62.

Permanent Secretary or on behalf of the
Permanent Secretary

(An Officer of the Ministry of Communications
duly authorised in that behalf)

DEALERS' LICENCE

CONDITIONS

1. Removals.—A permanent change of business address should be notified to the nearest Post Office giving the date of expiry of the licence and the serial number. Alternatively the licence should be presented at any Post Office for amendment.

2. Penalties.—It is an offence under section 5 of the Wireless Telegraphy Act 1961 to sell apparatus for wireless telegraphy except under and in accordance with the licence issued under these Regulations.

3. Copyright.—This licence does not authorize any infringement of copyright in the matter received.

4. The licence expires on the date mentioned at the head of the licence; it is not transferable. A fresh licence must be obtained within 14 days of the expiry of this licence if the sale of apparatus for wireless telegraphy is to continue in the said premises. The Permanent Secretary may at any
time after the date of issue revoke or vary its terms, by a notice in writing sent to the licensee or by general notice published in the Federal and Regional Government Gazettes addressed to all holders of “Dealers’ Licence” (Sound and Television).

5. Except where the context otherwise requires, other words and expressions have the same meanings as they have in the Wireless Telegraphy Act 1961, or the Regulations made under section 9 thereof.

_Burpee Telegraphy Act 1961_

_Federal Republic of Nigeria_

No. ...........................................

DEMONSTRATION LICENCE

Form No. 9

Date...........................................

Renewal : £3 per station

Fee on Issue : £3 per station

1. Licensee .................................................................................................................................

of ........................................................................................................................................

is hereby licensed in accordance with particulars on the attached conditions.

2. The special conditions governing the licence are Regulations 6, 7, 8, 10, 11, 15, 19, 24 and 25 ........................................................................................................................................

.....................................................................................................................................................

_Permanent Secretary or on behalf of the Permanent Secretary_

.....................................................................................................................................................

(An Officer of the Ministry of Communications duly authorised in that behalf)
## DEMONSTRATION LICENCE CONDITIONS

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### Part 1

**Base Station**

### Part 2

**Mobile Stations**

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Issue

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196
For the purposes of the Conditions

A. Effective Radiated Power (ERP) is the mean radiofrequency power multiplied by the gain of the aerial in the horizontal plane.

The mean radio frequency power ($P_m$) will be taken as the power supplied to the antenna transmission line by a transmitter during normal operation, averaged over a time sufficiently long compared with the period of the lowest frequency encountered in the modulation. A time of $1/10$ second during which the mean power is greatest will be selected normally.

B. ERP, $P_m$ will be assessed either by measurement or by calculation from the characteristics of the types of apparatus used, at the discretion of the Permanent Secretary.

C. The Symbols used to designate the classes of emission have the meanings assigned to them in the Radio Regulations annexed to or in force under the Telecommunications Convention.

D. “bandwidth” and “frequency tolerance” have the meanings assigned to them in the Telecommunications Convention.

E. “The Telecommunications Convention” means the International Telecommunications Convention signed at Geneva on the 21st day of December, 1959, and the Radio Regulations and Additional Radio Regulations in force thereunder, and includes any Convention and Regulations which may from time to time be in force in substitution for or in amendment of the said Convention or the said Regulations.

Notes

(a) The Permanent Secretary should be notified promptly of any change in the address of the licensee, or of any proposed change in any of the stations comprised in the licence. (Prior authority is needed before any of the stations is established in any vehicle, ship, aircraft or place other than as specified in the Schedule to this licence). Except as provided below, correspondence should be sent to the Ministry of Communications, Posts and Telecommunications Department, International Relations Division, Lagos.

(b) Remittances and correspondence about payments to the Permanent Secretary required under this licence should be sent to the Controller of Finance and Accounts, Ministry of Communications, Posts and Telecommunications Department Branch, Lagos.

(c) If power for the working of any base station is taken from a public electricity supply, no direct connection should be made between the supply mains and the aerials.

(d) If the base station is situated within half a mile of the boundary of any aerodrome, the height of the aerial or any mast supporting it must not exceed 50 feet above the ground level. An aerial which crosses above or is liable to fall or to be blown on to any overhead power wire (including electric lighting) or power apparatus must be guarded to the reasonable satisfaction of the owner of the power wire or power apparatus concerned.
(e) Other stations may have assigned to them the frequency channels assigned to the stations referred to in the licence. The licensee should avoid, as far as possible, interference with the working of other stations. If such interference is caused deliberately, the offender may be liable to prosecution under section 16 of the Wireless Telegraphy Act 1961.

(f) The connection of any of the stations with the public telephone exchange system will not be permitted.

(g) Unless this licence expressly so provides, it does not authorize the relaying of messages received at any other premises or place, or the communicating of such messages to the public, e.g. by loudspeaker.

(h) Under section 4 of the Wireless Telegraphy Act 1961, it is an offence to use any station or apparatus for wireless telegraphy otherwise than under and in accordance with a licence granted by the Permanent Secretary. Breach of this provision may result in this licence being revoked and the offender being prosecuted.

(i) If any message, the receipt of which is not authorized by this licence, is received by means of the stations, neither the licensee nor any person using the stations should make known the contents of any such message, its origin or destination, its existence or the fact of its receipt to any person except a duly authorized officer of the Federal Government or a competent legal tribunal, and should not retain any copy or make any use of any such message, or allow it to be reproduced in writing, copied or made use of. It is an offence under section 10 of the Wireless Telegraphy Act 1961, deliberately to receive messages the receipt of which is unauthorized, or to disclose any information as to the contents, sender or addressee of any such message.

(j) It is an offence under section 10 of the Wireless Telegraphy Act 1961 to send by wireless telegraphy certain misleading messages.

(k) This licence does not absolve the licensee from obtaining any necessary consent before entering on private property with any apparatus.

(l) The Permanent Secretary regards himself as free to publish at his discretion the licensee's name and address, and the frequencies allotted for his service, unless the licensee specifically asks that this should not be done.

(m) No messages relating to the business or private affairs of the licensee or of any other person, company or organization shall be sent or received by means of the stations.

(n) The stations shall be operated only by persons authorized by the licensee in that behalf.

(o) Call Signs—Every messages sent from any of the stations shall start with an announcement of the call sign of the called and calling stations. The call sign of the calling stations shall be repeated at the end of every period of sending provided that no call sign need be announced more than once in any period of one minute. The stations shall be called and identified only by their authorized call signs which are specified in the Schedule hereto.
RESEARCH, TESTING AND DEVELOPMENT
(RADIATING) LICENCE
FORM NO. 10

Date

Renewal: £2 per station
Fee on issue: £2 per station

1. Licensee

is hereby licensed in accordance with particulars on the attached conditions.

2. The special conditions governing the licence are Regulations 8, 11, 14, 15, 19, 20, 21 and 25.

Permanent Secretary or on behalf of the
Permanent Secretary

(An Officer of the Ministry of
Communications duly authorized in
that behalf)
## Research, Testing and Development (Radiating) Licence

### The Condition

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<th>Frequency and Maximum Frequency Tolerance (See 'B' overleaf)</th>
<th>Bandwidth of Emission (See 'B' overleaf)</th>
<th>Class of Emission (See 'B' overleaf)</th>
<th>Pulse characteristics (pulse repetition frequency, or pulse duration, or pulse rise time — (See 'C' overleaf))</th>
<th>Maximum radiated power (mean radio frequency power, or peak radio frequency power or effective radiated power) — (See D &amp; E Overleaf)</th>
<th>Aerial Characteristics (See E Overleaf)</th>
<th>Other Stations with which the licensee may establish communication on the frequencies shown</th>
</tr>
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For the purposes of the Condition

A. "bandwidth" and "frequency tolerance" have the meanings assigned to them in the Telecommunications Convention.

B. The symbols used to designate the classes of emission have the meanings assigned to them in the Telecommunications Convention.

C. Pulse repetition frequency (PRF) is the reciprocal of the interval separating corresponding points (e.g. 50% of the peak amplitude) of successive pulses.

Pulse duration of any specific pulse is the interval between the first and the last instant at which the instantaneous amplitude reaches 50% of the peak amplitude.

D. Mean radiated power $P_m$ will be taken as the power supplied to the antenna transmission line by a transmitter during normal operation, averaged over a time sufficiently long compared with the period of the lowest frequency encountered in the modulation. A time of 1/10 second during which the mean power is greatest will be selected.

Peak radio frequency power $P_p$ is the average power supplied to the antenna transmission line by a transmitter during one radio frequency cycle at the highest crest of the modulation envelope, taken under conditions of normal operation.

E. $P_p$, $P_m$ and the aerial characteristics will be assessed either by measurements, or by calculation from the characteristics of the types of apparatus used, at the discretion of the Permanent Secretary.

Notes

(a) The Permanent Secretary should be notified promptly of any change in the address of the licensee, or of any proposed change in the station comprised in the licence. Except as provided below, correspondence should be sent to the Ministry of Communications, Posts and Telecommunications Department, International Relations Division, Lagos.

(b) Remittances and correspondence about payments to the Permanent Secretary required under this licence should be sent to the Controller, Finance and Accounts, Posts and Telecommunications Department, Accounts Branch, Lagos.

(c) If power for the working of the station is taken from a public electricity supply, no direct connection should be made between the supply mains and the aerial.

(d) If the station is situated within half a mile of the boundary of any aerodrome, the height of the aerial or any mast supporting it must not exceed 50 feet above the ground level. An aerial which crosses above or is liable to fall or to be blown on to any overhead power wire (including electric lighting and tramway wires) or power apparatus must be guarded to the reasonable satisfaction of the owner of the power wire or power apparatus concerned.

(e) This licence does not authorize the licensee to do any act which is an infringement of any copyright which may exist in the matter sent or received.

(f) This licence does not authorize the use of the station for advertising or propaganda purposes, or for the sending or reception of messages for the purpose of conveying news or any other information not directly related to the purpose of the testing of the wireless telegraphy apparatus.
(g) Under section 4 of the Wireless Telegraphy Act 1961, it is an offence to use any station or apparatus for wireless telegraphy otherwise than under and in accordance with a licence granted by the Permanent Secretary. Breach of this provision may result in this licence being revoked and the offender being prosecuted.

(h) If any message the receipt of which is not authorized by this licence, is received by means of the station, neither the licensee nor any person using the station should make known the contents of any such messages, its origin, or destination, its existence or the fact of its receipt, to any person except a duly authorized officer of the Federal Government or a competent legal tribunal, and should not retain any copy or make any use of any such message, or allow it to be reproduced in writing, copied, or made use of. It is an offence under section 10 of the Wireless Telegraphy Act 1961, deliberately to receive messages the receipt of which is unauthorized or (except in the special circumstances mentioned in that section of the Act) to disclose any information as to the contents, sender, or addressee of any such message.

(i) It is an offence under section 10 of the Wireless Telegraphy Act 1961, to send by wireless telegraphy certain misleading messages.

(j) Call Sign:

1. The call sign mentioned on the front page of this schedule has been allotted to the Station. No abbreviated form of the call sign may be used. When the station is being used otherwise than under suppressed radiation conditions the call sign shall be sent, either by morse telegraphy at a speed not greater than 12 words per minute or telephonically three times consecutively at the beginning and end of each period during which the sending apparatus is worked and whenever the frequency of the sending apparatus is changed. When the period of working exceeds 15 minutes the call sign shall be repeated in the same manner at the commencement of each succeeding period of 15 minutes. When telephony is used the letters of the call sign may be confirmed by the pronunciation of well known words of which the initial letters are the same as those in the call sign, but words used in this matter must not be of a facetious or objectionable character.

2. When another station is being called, the call sign of the called station shall be sent three times, followed by that of the calling station sent three times. When a call is being answered, the call sign of the calling station shall be sent three times, followed by that of the answering station sent once. The call signs of the two stations shall be separated by the signal “de” in the case of telegraphy transmissions and the word “from” in the case of telephony transmissions. The use of the general call “CQ” is expressly forbidden.

(k) The following provisions shall apply to the use of the station otherwise than under suppressed radiation conditions:

1. Frequency control: A satisfactory method of frequency stabilisation shall be employed in the sending apparatus.

2. Frequency meter: Equipment for frequency measurement shall be provided capable of verifying that the sending apparatus is operating with emissions at frequencies specified in the Schedule hereto within the frequency tolerance therein specified.

3. Sending: Sending shall not commence until it has been confirmed as far as possible by test with a sensitive receiver adjusted to receive the frequency which is to be used that interference will not be caused with reception at any other station which is working on the frequency. The channel shall be monitored from time to time during sending periods to confirm that the
apparatus is being worked in accordance with this licence. No period of sending shall last longer than the minimum time necessary for the purpose of the particular test being performed.

(4) Log: A running record shall be kept in a book (not loose-leaf) of all use of the sending apparatus otherwise than under suppressed radiation conditions showing the date and time of each period of working and the frequency and class of emission employed. No gap shall be left between entries in the log. The record shall be initialled at the time of recording by the operator.

*Wireless Telegraphy Act 1961*

**FEDERAL REPUBLIC OF NIGERIA**

**RESEARCH, TESTING AND DEVELOPMENT**

(Suppressed Radiation)

**FORM NO. 11**

Licence

Date

Renewal: £1 per station.

Fee on Issue: £1 per station.

1. Licensee

is hereby licensed in accordance with particulars on the attached conditions.

2. The special conditions governing the licence are Regulations 8, 11, 15, 19, 20, 21 and 25

_Dated_...

Permanent Secretary or on behalf of the Permanent Secretary

(An Officer of the Ministry of Communications duly authorised in that behalf)

**RESEARCH TESTING AND DEVELOPMENT ( Suppressed Radiation) LICENCE**

**THE CONDITIONS**

**STATIONS FROM WHICH THE LICENSEE MAY RECEIVE TEST MESSAGES**

Notes

(a) The Permanent Secretary should be notified promptly of any changes in the address of the licensee, or of any proposed change in the station comprised in the licence. Except as provided below, correspondence should be sent to the Ministry of Communications, Posts and Telecommunications Department, International Relations Division, Lagos.
(b) Remittances and correspondence about payments to the Permanent Secretary required under this licence should be sent to the Controller, Finance and Accounts, Ministry of Communications, Lagos.

(c) This licence does not authorise the use of the station for the reception of messages for the purpose of conveying news or any other information not directly related to the purpose of the testing of the wireless telegraphy apparatus.

(d) Under section 4 of the Wireless Telegraphy Act 1961 it is an offence to use any station or apparatus for wireless telegraphy otherwise than under and in accordance with a licence granted by the Permanent Secretary. Breach of this provision may result in this licence being revoked and the offender being prosecuted.

(e) If any message, the receipt of which is not authorised by this licence, is received by means of the station, neither the contents of any such messages its origin or destination, its existence or the fact of its receipt should be made known to any person except a duly authorised officer of the Federal Government or a competent legal tribunal, and should not retain any copy or make any use of any such message, or allow it to be reproduced in writing, copied, or made use of. It is an offence under section 10 of the Wireless Telegraphy Act 1961 deliberately to received messages, the receipt of which is unauthorised, or (except in the special circumstances mentioned in that section of the Act), to disclose any information as to the contents, sender or addressee of any such message.

Wireless Telegraphy Act 1961

FEDERAL REPUBLIC OF NIGERIA

No. ........................................................................................................

AERONAUTICAL GROUND STATION LICENCE
(GENERAL FORM)
FORM No. 12

Date ........................................................................................................
Renewal : £2 per station
Fee on Issue : £2 per station

1. Licensee ........................................................................................................

of ........................................................................................................
is hereby licensed in accordance with the particulars on the attached conditions.

2. The special conditions governing the licence are Regulations 8, 11, 15, 19, 20, 21, 25, 29, and 31

........................................................................................................

Permanent Secretary or on behalf of the
Permanent Secretary

(An Officer of the Ministry of Communications
duly authorised in that behalf)
## AERONAUTICAL GROUND STATION LICENCE (GENERAL FORM)

### THE CONDITION

<table>
<thead>
<tr>
<th>Frequency and Maximum Frequency Tolerance <em>(See 'D' below)</em></th>
<th>Bandwidth of Emission <em>(See 'D' below)</em></th>
<th>Class of Emission 'C' <em>(See 'D' Below)</em></th>
<th>Maximum Effective Radiated Power <em>(See 'A' and 'B' below)</em></th>
<th>Aerial Characteristics <em>(See 'A' and 'B' below)</em></th>
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</table>
For the purpose of the conditions:

A. Effective radiated power (ERP) is the mean radio frequency power multiplied by the gain of the aerial in the horizontal plane.

The mean radio frequency power $P_m$ will be taken as the power supplied to the antenna transmission line by a transmitter during normal operation, averaged over a time sufficiently long compared with the period of the lowest frequency encountered in the modulation. A time of $1/10$ second during which the mean power is greatest will be selected normally.

B. $P_m$ ERP will be assessed either by measurements or by calculation from the characteristics of the type of apparatus used, at the discretion of the Permanent Secretary.

C. The symbols used to designate the classes of emission have the meanings assigned to them in the Radio Regulations annexed to or in force under the Telecommunications Convention.

D. "bandwidth" and "frequency tolerance" have meanings assigned to them in the Telecommunications Convention.

E. "The Telecommunications Convention" means the International Telecommunications Convention signed at Geneva on the 21st day of December, 1959 and the Radio and Additional Radio Regulations in force thereunder and includes any Convention and Regulations which may from time to time be in force in substitution for or in amendment of the said Convention or the said Regulations.

Notes

(a) The Permanent Secretary should be notified promptly of any change in the address of the licensee, or of any proposed change in the station comprised in the licence. Except as provided below correspondence should be sent to the Ministry of Communications, Posts and Telecommunications Department, International Relations Division, Lagos.

(b) Remittances and correspondence about payment to the Permanent Secretary under this licence should be sent to the Controller of Finance and Accounts, Ministry of Communications, Posts and Telecommunications Department, Accounts Branch, Lagos.

(c) Details regarding the issue of authorities to operate private aeronautical ground radio stations, and other relevant information, can be obtained, on request, from Ministry of Transport and Aviation.

(d) Under section 4 of the Wireless Telegraphy Act 1961, it is an offence to use any station or apparatus for wireless telegraphy otherwise than under and in accordance with a licence granted by the Permanent Secretary. Breach of this provision may result in this licence being revoked and the offender being prosecuted.

(e) If any message, the receipt of which is not authorized by this licence, is received by means of the station, neither the licensee nor any person using the station should make known the contents of any such message, its origin or destination, its existence or the fact of its receipt, to any person except a duly authorized officer of the Federal Government or a competent legal tribunal, and should not retain any copy or make any use of any such message allow it to be reproduced in writing, copied or made use of. It is an offence, under section 10 of the Wireless Telegraphy Act 1961, deliberately to
receive messages the receipt of which is unauthorized or (except in the special circumstances mentioned in that section of the Act) to disclose any information as to the contents, sender or addressee of any such message.

(f) It is an offence under section 10 of the Wireless Telegraphy Act 1961, to send false distress signals and certain other misleading messages.

(g) The requirements governing the licensing of certain aerodromes prescribes, among other things, that any structure or alteration to an existing structure which may affect the safety of aircraft using the aerodrome shall not be erected or made without the prior approval of the Permanent Secretary, Ministry of Transport and Aviation.

*Wireless Telegraphy Act 1961*

*Federal Republic of Nigeria*

No. ........................................

**AERONAUTICAL GROUND STATION LICENCE**

(Operating Company Private Licence)

**FORM NO. 13**

Date ..........................................................

Renewal: £10 per station ..................................................

Fee on Issue: £10 per station ..............................................

1. Licensee ........................................................................

of ..................................................................................

is hereby licensed in accordance with particulars on the attached conditions.

2. The special conditions governing the licence are Regulations 8, 11, 15, 19, 20, 21, 25 and 29 ................................................

Permanent Secretary or on behalf of the Permanent Secretary

(An Officer of the Ministry of Communications duly authorized in that behalf)
<table>
<thead>
<tr>
<th>Frequency and Maximum Frequency Tolerance (See 'D' below)</th>
<th>Bandwidth of Emission (See 'D' below)</th>
<th>Class of Emission (See 'C' below)</th>
<th>Maximum Effective Radiated Power (See 'A' &amp; 'B' below)</th>
<th>Aerial Characteristics (See 'A' &amp; 'B' below)</th>
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</tbody>
</table>
For the purposes of the Conditions:

A. Effective radiated power (ERP) is the mean radio frequency power multiplied by the gain of the aerial in the horizontal plane.

The mean radio frequency power (Pm) will be taken as the power supplied to the antenna transmission line by a transmitter during normal operation, averaged over a time sufficiently long compared with the period of the lowest frequency encountered in the modulation. A time of 1/10 second during which the mean power is greatest will be selected normally.

B. Pm, ERP will be assessed either by measurements or by calculation from the characteristics of the type of apparatus used, at the discretion of the Permanent Secretary.

C. The symbols used to designate the classes of emission have the meanings assigned to them in the Radio Regulations annexed to or in force under the Telecommunications Convention.

D. "bandwidth" and "frequency tolerance" have meanings assigned to them in the Telecommunications Convention.

E. "The Telecommunications Convention" means the International Telecommunications Convention signed at Geneva on the 21st day of December, 1959, and the Radio and Additional Radio Regulations in force thereunder, and includes any Convention and Regulations which may from time to time be in force in substitution for or in amendment of the said Convention or the said Regulations.

Notes

(a) The Permanent Secretary should be notified promptly of any change in the address of the licensee, or of any proposed change in the station comprised in the licence. Except as provided below correspondence should be sent to the Ministry of Communications, Posts and Telecommunications Department, International Relations Division, Lagos.

(b) Remittances and correspondence about payment to the Permanent Secretary required under this licence should be sent to the Controller of Finance and Accounts, Ministry of Communications, Posts and Telecommunications Department Accounts Branch, Lagos.

(c) Details regarding the issue of authorities to operate private aeronautical ground radio stations, and other relevant information, can be obtained, on request, from the Ministry of Transport and Aviation.

(d) Under section 4 of the Wireless Telegraphy Act 1961, it is an offence to use any station or apparatus for wireless telegraphy otherwise than under and in accordance with a licence granted by the Permanent Secretary. Breach of this provision may result in this licence being revoked and the offender being prosecuted.

(e) If any message, the receipt of which is not authorized by this licence, is received by means of the station, neither the licensee nor any person using the station should make known the contents of any such message, its origin or destination, its existence or the fact of its receipt, to any person except a duly authorized officer of the Federal Government or competent legal tribunal and should not retain any copy or make any use of any such message, or allow it to be reproduced in writing, copied or made use of. It is an offence under section 10 of the Wireless Telegraphy Act 1961, deliberately to receive message the receipt of which is unauthorized or
(except in the special circumstances mentioned in that section of the Act) to disclose any information as to the contents, sender or addressee of any such message.

(f) It is an offence under section 10 of the Wireless Telegraphy Act 1961, to send false distress signals and certain other misleading messages.

(g) The requirements governing the licensing of certain aerodromes prescribed, among other things, that any structure or alteration to an existing structure which may affect the safety of aircraft using the aerodrome shall not be erected or made without the prior approval of the Permanent Secretary of the Ministry of Transport and Aviation.

Wireless Telegraphy Act 1961

FEDERAL REPUBLIC OF NIGERIA

No: ........................................

AIRCRAFT STATION LICENCE
FORM NO. 14 ———

Date: ........................................

Renewal: £2 per station
Fee on Issue: £2 per station

1. Licensee: ..................................................................................................................

is hereby licensed in accordance with particulars on the attached conditions.

2. The special conditions governing the licence are Regulations 8, 11, 14, 15, 19, 20, 59, 60 and 61.

Permanent Secretary or on behalf of the Permanent Secretary

(An Officer of the Ministry of Communications duly authorized in that behalf)
<table>
<thead>
<tr>
<th>Aircraft Registration</th>
<th>Call Sign</th>
</tr>
</thead>
</table>

### THE CONDITIONS

<table>
<thead>
<tr>
<th>Frequency and Maximum Frequency Tolerance (See 'D' below)</th>
<th>Bandwidth of Emission (See 'D' below)</th>
<th>Class of Emission (See 'C' below)</th>
<th>Aerial Characteristics (See 'A' &amp; 'B' below)</th>
</tr>
</thead>
<tbody>
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</table>


For the purposes of the Conditions

A. Effective radiated power (ERP) is the mean radio frequency power multiplied by the gain of the aerial in a horizontal plane.

The mean radio frequency power (Pm) will be taken as the power supplied to the antenna transmission line by a transmitter during normal operation, averaged over a time sufficiently long compared with the period of the lowest frequency encountered in the modulation. A time of 1/10 second during which the mean power is greatest will be selected normally.

B. Pm, ERP will be assessed either by measurements or by calculation from the characteristics of the types of apparatus used, at the discretion of the Permanent Secretary.

C. The symbols used to designate the classes of emission have the meanings assigned to them in the Radio Regulations annexed to or in force under the Telecommunications Convention.

D. "bandwidth" and "frequency tolerance" have meanings assigned to them in the Telecommunications Convention.

E. "The Telecommunications Convention" means the International Telecommunications Convention signed at Geneva on the 21st day of December 1959, and the Radio Regulations and Additional Radio Regulations in force thereunder, and includes any Convention and Regulations which may from time to time be in force in substitution for or in amendment of the said Convention or the said Regulations.

Notes

(a) The station shall be operated only by persons authorized by the licensee in that behalf and the licensee shall not permit or suffer it to be operated by any other person: Provided that nothing in this licence shall prevent the use or operation of wireless telegraphy apparatus in any aircraft in distress in whatever manner may be necessary for the purpose of attracting attention, making known their position and obtaining help.

(b) The licensee and all persons operating the station shall observe and comply with the relevant provisions of the Telecommunications Convention.

(c) The apparatus comprised in the station shall be so designed, constructed, maintained and used that the use of the station does not cause any avoidable interference with any wireless telegraphy.

(d) No message which is grossly offensive or of an indecent or obscene character shall be sent.

(e) If the station is used for sending public correspondence, the licensee shall render to the Ministry such accounts as the Permanent Secretary shall direct in respect of all charges due or payable under the Telecommunications Convention in respect of messages exchanged between the station and any other stations, and shall pay to the Permanent Secretary at such time and in such manner as the Permanent Secretary shall direct, all sums which shall be due from the licensee for such messages. A certified statement of any such sums signed on behalf of the Permanent Secretary by an officer of the Ministry of Communications authorized in that behalf shall for the purposes (including the purposes of any proceedings by or against the Government) be sufficient evidence, unless the contrary is proved, of the facts stated therein.
(f) The Permanent Secretary should be notified promptly of any change in the address of the licensee. Except as provided below, correspondence about this licence should be sent to the Ministry of Communications, Posts and Telecommunications Department, International Relations Division, Lagos.

(g) Remittances and correspondence about payments to the Permanent Secretary required under this licence should be sent to the Controller, Finance and Accounts, Ministry of Communications, Posts and Telecommunications Department, Accounts Branch, Lagos.

(h) The licence does not authorize the doing of any act which is an infringement of any copyright which may exist in the matter sent or received.

(i) Nothing in this licence shall be deemed to waive any requirement imposed on the licensee by or under any Act of a Sovereign State and in particular nothing in this licence shall be deemed to exempt any person from the requirements of the Air Navigation Order, in force in Nigeria or of any Order or Regulations made under that Act.

(j) Under section 4 of the Wireless Telegraphy Act 1961 it is an offence to use any station or apparatus for wireless telegraphy otherwise than under and in accordance with a licence granted by the Permanent Secretary. Breach of this provision may result in this licence being revoked and the offender being prosecuted.

(k) It is an offence under section 10 of the Wireless Telegraphy Act 1961 to send false distress signals and certain other misleading messages.

(l) If any message, the receipt of which is not authorized by this licence, is received by means of the stations neither the licensee nor any person using the station should make known the contents of any such messages, its origin or destination, its existence or the fact of its receipt, to any person except a duly authorized officer of the Federal Government or a competent legal tribunal, and should not retain any copy or make any use of any such messages, or allow it to be reproduced in writing, copied or made use of. It is an offence under section 10 of the Wireless Telegraphy Act 1961 deliberately to receive messages the receipt of which is unauthorized or (except in the special circumstances mentioned in that section of the Act) to disclose any information as to the contents, sender or addressees of any such message.

(m) The expression “wireless telegraphy” and “messages” used in this licence have the meanings assigned to them in the Wireless Telegraphy Act 1961, “wireless telegraphy” includes inter alia, radiotelephony and radar, and “messages” includes signals.
No.: ____________________________

RADIO DETERMINATION STATION LICENCE

FORM NO. 15

Date: ________________________________________

Renewal: £2 per station

Fee on Issue: £2 per station

1. Licensee: ____________________________________________________________

of ____________________________________________________________

is hereby licensed in accordance with particulars on the attached conditions.

2. The special conditions governing the Licence are Regulations 8, 11, 14, 15, 19, 20 and 21.

Permanent Secretary or on behalf of the
Permanent Secretary

(An Officer of the Ministry of Communications
duly authorised in that behalf)
## THE CONDITIONS

<table>
<thead>
<tr>
<th>Frequency and Maximum Frequency Tolerance (See 'A' below)</th>
<th>Classes of Emission (See 'B' below)</th>
<th>Maximum radiated power, mean radio frequency power, or peak radio frequency power (See 'C' and 'D' below)</th>
<th>Aerial Characteristics (See 'D' below)</th>
</tr>
</thead>
<tbody>
<tr>
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</table>
For the purposes of the conditions:

A. “frequency tolerance” has the meaning assigned to it in the Telecommunications Convention.

B. The symbols used to designate the classes of emission have the meanings assigned to them in the Telecommunications Convention.

C. Mean radio frequency power (Pm) will be taken as the power supplied to the antenna transmission line by a transmitter during normal operation, averaged over a time sufficiently long compared with the period of the lowest frequency encountered in the modulation. A time of 1/10 second during which the mean power is greatest will be selected.

Peak radio frequency power (Pp) is the average power supplied to the antenna transmission line by a transmitter during one radio frequency cycle at the highest crest of modulation envelope, taken under conditions of normal operation.

D. Pm, Pp, and the aerial characteristics will be assessed either by measurements, or by calculation from the characteristics of the type of apparatus used, at the discretion of the Permanent Secretary.

NOTES

(a) The Permanent Secretary should be notified promptly of any change in the address of the licensee, or of any proposed change in the station comprised in the licence. Except as provided below, correspondence should be sent to the Ministry of Communications, Posts and Telecommunications Department, International Relations Division, Lagos.

(b) Remittances and correspondence about payments to the Permanent Secretary required under this licence should be sent to the Controller, Finance and Accounts, Ministry of Communications, Posts and Telecommunications Department, Lagos.

(c) If power for the working of the station is taken from a public electricity supply, no direct connection should be made between the supply mains and the aerials.

(d) Under section 4 of the Wireless Telegraphy Act 1961, it is an offence to use any station apparatus for wireless telegraphy other than under and in accordance with a licence granted by the Permanent Secretary. Breach of this provision may result in this licence being revoked and the offender being prosecuted.
FEDERAL REPUBLIC OF NIGERIA

LIMITED COAST STATION LICENCE

FORM No. 16

Date:........................................................................................................

Renewal: £2 per station

Fee on Issue: £2 per station

1. Licensee........................................................................................................

of...................................................................................................................

is hereby licensed in accordance with particulars on the attached conditions.

2. The special conditions governing the Licence are Regulations 8, 11, 15, 19 and 21.

Permanent Secretary or on behalf of the
Permanent Secretary

(An Officer of the Ministry of Communications duly authorised in that behalf)
**LIMITED COAST STATION LICENCE**

**THE CONDITIONS**

Name.................................................................................................................. Call Sign...................................................................................................................

**The First Condition**

<table>
<thead>
<tr>
<th>Class of Emission</th>
<th>Frequencies (Kilocycles)</th>
<th>Mean Radio Freq. Power (in the unmodulated Condition)</th>
</tr>
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<tbody>
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</table>

**The Second Condition**

<table>
<thead>
<tr>
<th>Class of Emission</th>
<th>Frequencies (Megacycles)</th>
<th>Mean Radio Freq. Power (in the unmodulated Condition)</th>
</tr>
</thead>
<tbody>
<tr>
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</tbody>
</table>
(a) The limited coast station is licensed for the purposes of sending by wireless telegraphy messages to ship stations; receiving by wireless telegraphy messages sent from coast stations and ship stations, for general reception by ship stations or for reception by the limited coast station, and messages (including sound programme) but not including visual images sent by television sent by authorized broadcasting stations;

Limited coast station licence does not authorize the licensee to engage in public correspondence. A limited coast station licence for public correspondence may be granted only at the discretion of the Permanent Secretary;

In emergency only sending and receiving messages to and from any other station for wireless telegraphy with which it is desirable for safety of life that the limited coast station should communicate.

(b) When used for sending the limited coast station shall be used only with emissions which are of the classes specified in Schedules 1 and 2 hereto, and are on the frequencies specified in Schedules 1 and 2 hereto in relation to those respective classes of emission and with a power not exceeding that specified in Schedules 1 and 2 hereto in relation to the classes of emission and frequency in use at the time.

(c) No message which is grossly offensive or of an indecent or obscene character shall be sent.

(d) The limited coast station shall be operated only by persons authorized by the licensee in that behalf and possessing the written authority of the Permanent Secretary to fill the position of operator of the limited coast station for wireless telegraphy of the type of the limited coast station.

(e) The licensee, and all persons operating the station which the licensee is authorized by this licence to establish and use (hereinafter called “the said station”), shall observe and comply with the relevant provisions of the Telecommunications Convention.

(f) The apparatus comprised in the limited coast station shall at all times comply with each of the performance specification which at the date of this licence shall have been published by the Permanent Secretary as are applicable to such station, subject however to each modifications of the said specifications in favour of the licensee as the Permanent Secretary may from time to time permit. The licensee shall not make any alterations in the said apparatus except an alteration the effect of which is to cause the said apparatus to comply with the said specification or replacement of the apparatus or component therefor by other apparatus or other component of identical type.

(g) The said apparatus, and in particular the headgear receivers and microphones thereof, shall be kept in clean and sanitary condition, and dangerous parts of the said apparatus shall be so screened or isolated as to ensure the reasonable comfort and health of the persons operating the said stations.

(h) This licence, the International Radio Regulations and additional Radio Regulations, the Ministry of Communications Handbook for Wireless Operators, and such other documents as the Permanent Secretary may prescribe as necessary for carrying on the work of the said station, shall be held in the station. The licence shall be available for inspection, when required, by any person acting in the course of his duty on behalf of the Permanent Secretary.
(i) The call sign of the limited coast station referred to above shall be used whenever it is necessary to identify the limited coast station.

(j) The licensee shall not permit or suffer any unauthorized person to operate the said station or to have access to the apparatus comprised therein: Provided that the licensee shall permit any person acting in the course of his duty on behalf of the Ministry to have access to the said station at all reasonable times for the purposes of inspecting and testing the apparatus comprised therein. The licensee shall ensure that persons operating the said stations observe the terms, provisions and limitations of this licence at all times.

(k) Nothing in this licence shall be deemed to waive any requirement imposed on the licensee by or under any Act of the Federal Government.

(l) In this licence, the expression "The Telecommunications Convention" means the International Telecommunications Convention signed at Geneva on the 21st day of December 1959, and the Radio Regulations and Additional Radio Regulations in force thereunder and includes any Convention and Regulations which may from time to time be in force in substitution for or in amendment of the said Convention or the said Regulations; and, except where the context otherwise required, other words and expressions have the same meaning as they have in the Wireless Telegraphy Act, 1961, or in the Regulations made under section 9 or 30 thereof.

(m) The Permanent Secretary should be notified promptly of any changes in the address of the licensee, or of any change in the station comprised in this licence. Except as provided below, correspondence about this licence should be sent to the Ministry of Communications, Posts and Telecommunications Department, International Division, Lagos.

(n) Remittances and correspondence about payments to the Permanent Secretary required under this licence should be sent to the Controller, Finance and Accounts, Ministry of Communications, Posts and Telecommunications Department, Accounts Branch, Lagos.

(o) Details of requirements as to operators' qualifications, the precise frequencies to be used for communicating with ship stations or other limited coast stations, the inspection of the wireless apparatus comprised in the stations, etc., are contained in the Ministry of Communications Handbook for Wireless Operators.

(p) The licence does not authorize the doing of any act which is an infringement of any copyright which may exist in the matter sent or received.

(q) The licence does not authorize the transmission of music.

(r) The sending and receipt (except in emergency) of messages to and from stations other than those stated in the licence is prohibited.

(s) The expression "wireless telegraphy" used in this licence has the meaning assigned to it in the Wireless Telegraphy Act, 1961, and includes, inter alia, radiotelephony.

(t) Under section 4 of the Wireless Telegraphy Act, 1961, it is an offence to use any station or apparatus for wireless telegraphy otherwise than under and in accordance with a licence granted by the Permanent Secretary. Breach of this provision may result in this licence being revoked and the offender prosecuted.

(u) If any message, the receipt of which is not authorized by this Licence, is received by means of the said Station, neither the licensee nor any person using the said station should make known the contents of any such message, its origin or destination, its existence or the fact of its receipt, to any person
except a duly authorized officer of the Federal Government or a competent legal tribunal, and should not retain any copy or make any use of any such message, or allow it to be reproduced in writing, copied, or made use of. It is an offence under section 10 of the Wireless Telegraphy Act, 1961 deliberately to receive messages the receipt of which is unauthorized or (except in the special circumstances mentioned in that section of the Act) to disclose any information as to the contents, sender or addressee of any such message.

**Wireless Telegraphy Act 1961**

FEDERAL REPUBLIC OF NIGERIA

No. ........................................

SHIP STATION LICENCE

FORM NO. 17

Date ............................................................

Renewal : £2 per station.

Fee on Issue : £2 per station.

1. Licensee : ............................................................

of ........................................................................

is hereby licensed in accordance with particulars on the attached conditions.

2. The special conditions governing the Licence are Regulations 8, 10, 11, 14, 15, 19, 20, 24 and 29.................................................................


Permanent Secretary or on behalf of the Permanent Secretary

(An Officer of the Ministry of Communications duly authorized in that behalf)

For the purpose of the Conditions

1. The ship station is licensed for the purpose of :

   (i) sending by wireless telegraphy messages to coast stations, ship stations and aircraft stations;

   (ii) receiving by wireless telegraphy messages sent from coast stations, ship stations, aircraft stations, special service stations and radio-navigation stations, for general reception by ship stations or for reception by the ship station, and messages (including programmes not including visual images sent by television) sent by authorised broadcasting stations;
(iii) in emergency only sending and receiving messages to and from any other Station for wireless telegraphy with which it is desirable for safety of life reasons that the ship should communicate.

2. When used, for sending, the Ship Station shall be used only with emissions which are of the classes specified in the Schedule, and are on the frequencies specified in the Schedule in relation to these respective classes of emission, and with a power not exceeding that specified in the Schedule in relation to the class of emission and frequency in use at the time.

3. While the Ship is within, or within one mile of any port, harbour, or dock or any anchorage in the territorial waters of any country, the Ship Station shall not be used (except in emergency) for the purpose of sending or receiving messages directly to or from any Ship Station.

4. No message (other than a distress message) shall be sent to a Ship Station for onward transmission to any other Station for wireless telegraphy, except a Coast Station or another Ship Station.

5. No message which is grossly offensive or of an indecent or obscene character shall be sent.

6. The Ship Station, other than the Radio-navigation apparatus shall be operated only by persons authorised by the Licensee in that behalf and possessing the written authority of the Permanent Secretary to fill the position of operator of a Ship's Station for wireless telegraphy of the type of the Ship Station.

For the purpose of the condition:

1. The Ship Station is licensed —

   (i) to establish sending and receiving stations for wireless telegraphy in the lifeboats and other survival-craft associated with, and normally carried by the Ship, and

   (ii) to use the Lifeboat Stations in an emergency for sending and receiving by wireless telegraphy such messages as the circumstances may require, and at other times for testing the working of the apparatus comprised in such stations on or in the vicinity of the ship.

2. When used for sending, the Lifeboat Stations shall be used only with emissions which are of the classes specified in Schedule in relation to those respective classes of emission, and with a power not exceeding that specified in the Schedule in relation to the class of emission and frequency in use at the time.

3. The Lifeboat Stations shall be operated only by persons authorised by the Licensee in that behalf and possessing the written authority of the Permanent Secretary to fill the position of operator in a Lifeboat Station for wireless telegraphy of the type of the Lifeboat Station.

4. Provided that nothing in paragraphs (1-3) above prevent the use or operation of the Lifeboat Stations in distress in whatever manner may be necessary for the purpose of attracting attention, making known their position and obtaining help.
<table>
<thead>
<tr>
<th>Classes of Emission</th>
<th>Frequency (Kilocycles)</th>
<th>Mean Radio Frequency Power (in the Unmodulated Condition)</th>
<th>Remarks</th>
</tr>
</thead>
</table>

Ca:1 Sign
For the purpose of the Condition

1. The ship station is licensed:—

(i) to establish sending and receiving stations for wireless telegraphy in the lifeboats and other survival-craft associated with, and normally carried by, the ship, and

(ii) to use the lifeboat stations in an emergency for sending and receiving by wireless telegraphy such messages as the circumstances may require, and at other times for testing the working of the apparatus comprised in such stations on or in the vicinity of the ship.

2. When used for sending, the lifeboat stations shall be used only with emissions which are of the classes specified in Schedule in relation to those respective classes of emission, and with a power not exceeding that specified in the Schedule in relation to the class of emission and frequency in use at the time.

3. The lifeboat stations shall be operated only by persons authorised by the licensee in that behalf and possessing the written authority of the Permanent Secretary to fill the position of operator in a lifeboat station for wireless telegraphy of the type of the lifeboat station.

4. Provided that nothing in paragraphs (1-3) above shall prevent the use or operation of the lifeboat stations in distress in whatever manner as may be necessary for the purpose of attracting attention, making known their position and obtaining help.
**SHIP STATION LICENCE**

**LIFEBOAT STATION CONDITION**

<table>
<thead>
<tr>
<th>Classes of Emission</th>
<th>Frequency (Kilocycles)</th>
<th>Mean Radio Frequency Power (in the Unmodulated Condition)</th>
<th>Remarks</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
For the purpose of the conditions

1. The ship station is licensed:

(i) to establish a ship’s radar sending and receiving station for wireless telegraphy in the ship, and

(ii) to use the radar station for sending and receiving signals (not being messages having verbal significance) for the purpose of the determination of position, bearing or distance, or for the gaining of information as to the presence, absence, position or motion of any object or of any objects of any class.

2. The radar station shall be used only with pulse type emissions and on the frequencies specified in the Schedule hereto.

3. The radar station shall be operated only by persons authorised by the licensee in that behalf.

4. The radar station shall be used only in accordance with the provisions and requirements of the Permanent Secretary, Ministry of Transport and Aviation made by or under any regulations under the Merchant Shipping Acts from time to time in force.

Notes.—

(a) The licensee shall render to the Permanent Secretary such accounts as the Permanent Secretary shall direct in respect of all charges due or payable under the Telecommunications Convention in respect of messages exchanged between the ship station and any stations, and shall pay to the Permanent Secretary at such times and in such manner as the Permanent Secretary shall direct all sums which shall be due from the licensee for such messages. A certificate statement of any such sums signed on behalf of the Permanent Secretary by an officer of the Ministry of Communications authorised in that behalf, shall for all purposes (including the purposes of any proceedings by or against the Federal Government) be sufficient evidence, unless the contrary is proved, of the facts stated therein.

(b) This licence, the International Radio Regulations and Additional Radio Regulations, the Ministry of Communications Handbook for wireless operators and such other documents as the Permanent Secretary may prescribe as necessary for carrying on board the ship in the wireless room, and a copy of sections 10 and 11 of the Wireless Telegraphy Act 1961, shall be exhibited in the wireless room. The licence shall be available for inspection, when required, by any person acting in the course of his duty on behalf of the Permanent Secretary or the Permanent Secretary, Ministry of Transport and Aviation and by competent authorities of the countries where the ship calls.

(c) The call sign of the ship station referred to above shall be used whenever it is necessary to identify the ship station. Such call sign followed by two digits (other than 0 and 1) shall be used to identify any of the lifeboat stations. A different combination of digits shall be used in respect of each lifeboat station.

(d) The Permanent Secretary should be notified promptly of any change in the address of the licensee, or of any change in the stations comprised in this licence. Except as provided below, correspondence about this Licence should be sent to the Ministry of Communications, Posts and Telegraphs Division Transmission and Radio Group, Lagos.
<table>
<thead>
<tr>
<th>Class of Emission</th>
<th>Frequencies (Megacycles)</th>
<th>Pulse characteristics (Pulse Repetition Frequency or Pulse Duration or Pulse Rise Time)</th>
<th>Remarks</th>
</tr>
</thead>
</table>
For the purpose of the Conditions

1. The ship station is licensed:

(i) to establish a ship's radar sending and receiving station for wireless telegraphy in the ship, and

(ii) to use the radar station for sending and receiving signals (not being messages having verbal significance) for the purposes of the determination of position, bearing or distance, or for the gaining of information as to the presence, absence, position or motion of any object or objects of any class.

2. The radar station shall be used only with pulse type emissions and on the frequencies specified in the Schedule hereto.

3. The radar station shall be operated only by persons authorised by the licensee in that behalf.

4. The radar station shall be used only in accordance with the provisions and requirements of the Permanent Secretary, Ministry of Transport and Aviation made by or under any regulations under the Merchant Shipping Acts from time to time in force.

Notes

(a) The licensee shall render to the Permanent Secretary such accounts as the Permanent Secretary shall direct in respect of all charges due or payable under the Telecommunications Convention in respect of messages exchanged between the ship station and any other stations, and shall pay to the Permanent Secretary at such times and in such manner as the Permanent Secretary shall direct all sums which shall be due from the licensee for such messages. A certificate statement of any such sums signed on behalf of the Permanent Secretary by an officer of the Ministry of Communications authorized in that behalf, shall for all purposes (including the purposes of any proceedings by or against the Federal Government) be sufficient evidence, unless the contrary is proved, of the facts stated therein.

(b) This licence, the International Radio Regulations and Additional Radio Regulations, the Ministry of Communications Handbook for Wireless Operators, and such other documents as the Permanent Secretary may prescribe as necessary for carrying on board the ship in the wireless room, and a copy of sections 10 and 11 of the Wireless Telegraphy Act 1961, shall be exhibited in the wireless room. The licence shall be available for inspection, when required, by any person acting in the course of his duty on behalf of the Permanent Secretary or the Permanent Secretary, Ministry of Transport and Aviation and by competent authorities of the countries where the ship calls.

(c) The call sign of the ship station referred to above shall be used whenever it is necessary to identify the ship station. Such call sign followed by two digits (other than 0 or 1) shall be used to identify any of the lifeboat stations. A different combination of digits shall be used in respect of each lifeboat station.

(d) The Permanent Secretary should be notified promptly of any change in the address of the licensee, or of any change in the stations comprised in this licence. Except as provided below correspondence about this licence should be sent to the Ministry of Communications, Posts and Telecommunications Department, International Relations Division, Lagos.
(e) Remittances and correspondence about payments to the Permanent Secretary required under this licence should be sent to the Controller, Finance and Accounts, Ministry of Communications, Posts and Telecommunications Department, Accounts Branch, Lagos.

(f) Details of requirements as to operators' qualifications, the precise frequencies to be used for communicating with coast stations or other ship stations or aircraft stations, the inspection of the wireless apparatus comprised in the stations, etc., are contained in the Ministry of Communications' Handbook for Wireless Operators, and in "Notices to Ship Wireless Stations" issued by the Permanent Secretary.

(g) The licence does not authorize the doing of any act which is an infringement of any copyright which may exist in the matter sent or received.

(h) The licence does not authorize the transmission of music.

(i) The sending and receipt in emergency of messages to and from stations other than those stated in the licence is prohibited.

(j) The expression "wireless telegraphy" used in this licence has the meaning assigned to it in the Wireless Telegraphy Acts 1961, and includes, inter alia, radiotelephony.

(k) Under section 4 of the Wireless Telegraphy Act 1961, it is an offence to use any station or apparatus for wireless telegraphy otherwise than under and in accordance with a licence granted by the Permanent Secretary. Breach of this provision may result in this licence being revoked and the offender prosecuted.

(l) If any message, the receipt of which is not authorized by this licence, is received by means of the said stations, neither the licensee nor any person using the said stations should make known the contents of any such message, its origin or destination, its existence or the fact of its receipt, to any person except a duly authorised officer of the Federal Government or a competent legal tribunal, and should not retain any copy or make any use of any such message, or allow it to be reproduced in writing, copied, or made use of. It is an offence under section 10 of the Wireless Telegraphy Act 1961, deliberately to receive messages the receipt of which is unauthorized or (except in the special circumstances mentioned in that section of the Act) to disclose any information as to the contents, sender or addressee of any such message.
Wireless Telegraphy Act, 1961

Federal Republic of Nigeria

POLICE, AMBULANCE, HUMANITARIAN AND FIRE SERVICE LICENCE

Form No. 18

Date: .........................................................
Renewal: £2 per station
Fee on Issue: £2 per station

1. Licensee: ...........................................................

of ..............................................................
is hereby licensed in accordance with particulars on the attached conditions.

2. The special conditions governing the Licence are Regulations 8, 11, 19 and 24.

Permanent Secretary or on behalf of the Permanent Secretary

(An Officer of the Ministry of Communications duly authorized in that behalf)
### THE CONDITIONS

<table>
<thead>
<tr>
<th>Call Sign</th>
<th>Frequency and maximum Frequency Tolerance (see &quot;A&quot; Below)</th>
</tr>
</thead>
</table>
| **Part 1**
*Base Station(s)* |

| **Part 2**
*Mobile Station(s)* |
For the purpose of the conditions:

A. "frequency tolerance" has the meaning assigned to it in the Telecommunications Convention.

B. "The Telecommunications Convention" means the International Telecommunications Convention signed at Geneva on the 21st day of December, 1959, and the Radio Regulations in force thereunder, and includes any Convention and Regulations which may from time to time be in force in substitution for or in amendment of the said Convention or the said Regulations.

Notes

(a) Remittances and correspondence about payments to the Permanent Secretary required under this licence should be sent to the Controller, Finance and Accounts, Ministry of Communications, Lagos.

(b) If a base station is situated within half a mile of the boundary of any aerodrome, the height of the aerial or any mast supporting it must not exceed 50 feet above the ground level. Any aerial which crosses above or is liable to fall or to be blown on to any overhead power apparatus must be guarded to the reasonable satisfaction of the owner of the power wire or power apparatus concerned.

(c) Under section 4 of the Wireless Telegraphy Act 1961 it is an offence to use any station or apparatus for wireless telegraphy otherwise than under and in accordance with a licence granted under these Regulations. Breach of this provision may result in this licence being revoked and the offender being prosecuted.

(d) If any message, the receipt of which is not authorised by this licence is received by means of the stations, neither the licensee nor any person using the stations should make known the contents of any such message, its origin or destination, its existence or the fact of its receipt, to any person except a duly authorised officer of the Federal Government or a competent legal tribunal, and should not retain any copy or make any use of any such message, or allow it to be reproduced in writing, copied, or made use of. It is an offence under section 10 of the Wireless Telegraphy Act 1961, deliberately to receive messages the receipt of which is unauthorised or (except in the special circumstances mentioned in that section of the Act) to disclose any information as to the contents, sender or addresses of any such message.

(e) It is an offence under section 10 of the Wireless Telegraphy Act 1961, to send by wireless telegraphy certain misleading messages.
Wireless Telegraphy Act, 1961

FEDERAL REPUBLIC OF NIGERIA

PRIVATE FIXED (HIGH FREQUENCY) STATION LICENCE

FORM NO. 19A

Date ............................................
Renewal: £200 per station
Fee on Issue: £200 per station

1. Licensee ..................................................

of .............................................................. is hereby licensed in accordance with particulars on the attached conditions.

2. The special conditions governing the Licence are Regulations 8, 10, 11, 15, 19, 20 and 21.

Permanent Secretary or on behalf of the Permanent Secretary

(An Officer of the Ministry of Communications duly authorized in that behalf)
# Private Fixed (High Frequency) Radio Station Licence

**THE CONDITION**

<table>
<thead>
<tr>
<th>Region</th>
<th>Area</th>
</tr>
</thead>
<tbody>
<tr>
<td>Names and Address of Licensee</td>
<td>Category</td>
</tr>
</tbody>
</table>

<table>
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<tr>
<th></th>
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</thead>
<tbody>
<tr>
<td>1 Fixed Station (1)</td>
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<tr>
<td>2 Fixed Station (2)</td>
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<tr>
<td>3 Fixed Station (3)</td>
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<tr>
<td>4 Fixed Station (4)</td>
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<tr>
<td>5 Fixed Station (5)</td>
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<tr>
<td>6 Fixed Station (6)</td>
<td></td>
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</tbody>
</table>

Issued: 19
For the purposes of the conditions:

A. Effective Radiated Power (ERP) is the mean radio-frequency power multiplied by the gain of the Antenna in the horizontal plane. The mean radio frequency power (Pm), will be taken as the power supplied to the antenna transmission line by a transmitter during normal operation, averaged over a time sufficiently long compared with the period of the lowest frequency encountered in the modulation. A time of 1/10 second during which the mean power is greatest will be selected normally.

B. Pm, ERP will be assessed either by measurements or by calculation from the characteristics of the types of apparatus used, at the discretion of the Permanent Secretary.

C. The symbols used to designate the classes of emission have the meanings assigned to them in the Radio Regulations annexed to or in force under the Telecommunications Convention.

D. "Bandwidth" and "frequency tolerance" have meanings assigned to them in the Telecommunications Convention.

E. The Telecommunications Convention means the International Telecommunications Convention signed at Geneva on the 21st day of December 1959, and the Radio Regulations and Additional Radio Regulations in force thereunder, and includes any Convention and Regulations which may from time to time be in force in substitution for or in amendment of the said Convention or the said Regulations.

Notes

(a) The Permanent Secretary should be notified promptly of any change in the address of the licensee, or of any proposed change in any of the stations comprised in the licence. (Prior authority is needed before any of the stations is established in any vehicle, ship, aircraft or place other than as specified in the Schedule to this licence). Except as provided below, correspondence should be sent to the Ministry of Communications, Posts and Telecommunications Department, International Relations Division, Lagos.

(b) Remittances and correspondence about payments to the Permanent Secretary required under this licence should be sent to the Controller of Finance and Accounts, Posts and Telecommunications Headquarters, Lagos.

(c) If power for the working of any base station is taken from a public electricity supply, no direct connection should be made between the supply mains and the aerial.

(d) If the base station is situated within half a mile of the boundary of any aerodrome, the height of the aerial or any mast supporting it must not exceed 50 feet above the ground level. An aerial which crosses above or is liable to fall or to be blown on to any overhead power wire (including electric lighting wires) or power apparatus must be guarded to the reasonable satisfaction of the owner of the power wire or power apparatus concerned.

(e) Other stations may have assigned to them the frequency channels assigned to the stations referred to in this licence. The licensee should avoid, so far as possible, interfering with the working of other stations. If such interference is caused deliberately, the offender may be liable to prosecution under section 16 of the Wireless Telegraphy Act 1961.

(f) The connection of any of the stations with the public telephone exchanges system will not be permitted.
(g) Unless this licence expressly so provides, it does not authorise the relaying of messages received at any station to any other premises or place, or the communicating of such messages to the public, e.g., by loudspeaker.

(h) Under section 4 of the Wireless Telegraphy Act 1961, it is an offence to use any station or apparatus for wireless telegraphy otherwise than under and in accordance with a licence granted by the Permanent Secretary. Breach of this provision may result in this licence being revoked and the offender being prosecuted.

(i) If any message, the receipt of which is not authorised by this licence, is received by means of the stations, neither the licensee nor any person using the stations should make known the contents of any such message, its origin or destination, its existence or the fact of its receipt to any person except a duly authorized officer of the Federal Government or a competent legal tribunal, and should not retain any copy or make any use of any such message, or allow it to be reproduced in writing, copied or made use of. It is an offence under section 10 of the Wireless Telegraphy Act 1961, deliberately to receive messages the receipt of which is unauthorised, or (except in the special circumstances mentioned in that section of the Act) to disclose any information as to the contents, sender or addresses of any such messages.

(j) It is an offence under section 10 of the Wireless Telegraphy Act 1961, to send by wireless telegraphy certain misleading messages.

(k) This licence does not absolve the licensee from obtaining any necessary consent before entering on private property with any apparatus.

(l) The Permanent Secretary regards himself as free to publish at his discretion the licensee’s name and address, and the frequencies allotted for his service, unless the licensee specifically asks that this should not be done.

(m) Every message sent from any of the stations shall start with an announcement of the call sign of the called and calling stations. The call sign of the calling stations shall be repeated at the end of every period of sending provided that no call sign need be announced more than once in any period of one minute. The stations shall be called and identified only by their authorized call signs which are specified in the schedule hereto.
PRIVATE FIXED (VERY HIGH FREQUENCY) STATION LICENCE

FORM No. 19(B)

Date: ..................................................

Renewal: £150 per station

Fee on Issue: £150 per station

1. Licensee ...........................................................................

is hereby licensed in accordance with particulars on the attached conditions.

2. The special conditions governing the Licence are Regulations 8, 10, 11, 15, 19, 20, and 21.

Permanent Secretary or on behalf of the
Permanent Secretary

(An Officer of the Ministry of Communications duly authorized in that behalf)
<table>
<thead>
<tr>
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</thead>
<tbody>
<tr>
<td>1</td>
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<tr>
<td>Fixed Station (1)</td>
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<tr>
<td>Fixed Station (2)</td>
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<tr>
<td>Fixed Station (3)</td>
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<tr>
<td>Fixed Station (4)</td>
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<tr>
<td>Fixed Station (5)</td>
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<tr>
<td>Fixed Station (6)</td>
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<td></td>
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</tbody>
</table>
For the purposes of the conditions:

A. Effective Radiated Power (ERP) is the mean radio-frequency power multiplied by the gain of the Aerial in a horizontal plane. The mean radio frequency power (Pm) will be taken as the power supplied to the antenna transmission line by a transmitter during normal operation, averaged over a time sufficiently long compared with the period of the lowest frequency encountered in the modulation. A time of 1/10 second during which the mean power is greatest will be selected normally.

B. Pm, ERP will be assessed either by measurements or by calculation from the characteristics of the types of apparatus used, at the discretion of the Permanent Secretary.

C. The symbols used to designate the classes of emission have the meanings assigned to them in the Radio Regulations annexed to or in force under the Telecommunications Convention.

D. "Bandwidth" and "frequency tolerance" have meanings assigned to the Telecommunications Convention.

E. "The Telecommunications Convention" means the International Telecommunication Convention signed at Geneva on the 21st day of December 1959, and the Radio Regulations and Additional Radio Regulations in force thereunder, and includes any Convention and Regulations which may from time to time be in force in substitution for or in amendment of the said Convention or the said Regulations.

Notes

(a) The Permanent Secretary should be notified promptly of any change in the address of the licensee, or of any proposed change in any of the stations comprised in the licence. (Prior authority is needed before any of the stations is established in any vehicle, ship, aircraft or place other than as specified in the Schedule to this licence). Except as provided below, correspondence should be sent to the Ministry of Communications, Posts and Telecommunications Department, International Relations Division, Lagos.

(b) Remittances and correspondence about payments to the Permanent Secretary required under this licence should be sent to the Controller of Finance and Accounts, Posts and Telecommunications Headquarters, Lagos.

(c) If power for the working of any base station is taken from a public electricity supply, no direct connection should be made between the supply mains and the aerial.

(d) If the base station is situated within half a mile of the boundary of any aerodrome, the height of the aerial or any mast supporting it must not exceed 50 feet above the ground level. An aerial which crosses above or is liable to fall or to be blown on to any overhead power wire (including electric lighting wires) or power apparatus must be guarded to the reasonable satisfaction of the owner of the power wire or power apparatus concerned.

(e) Other stations may have assigned to them the frequency channels assigned to the stations referred to in this licence. The licensee should avoid, so far as possible, interfering with the working of other stations. If such interference is caused deliberately, the offender may be liable to prosecution under section 16 of the Wireless Telegraphy Act 1961.
The connection of any of the Stations with the public telephone exchanges system will not be permitted.

Unless this licence expressly so provides, it does not authorise the relaying of messages received at any station to any other premises or place, or the communicating of such messages to the public, e.g., by loudspeaker.

Under section 4 of the Wireless Telegraphy Act 1961, it is an offence to use any station or apparatus for wireless telegraphy otherwise than under and in accordance with a licence granted by the Permanent Secretary. Breach of this provision may result in this licence being revoked and the offender being prosecuted.

If any message, the receipt of which is not authorised by this licence, is received by means of the stations, neither the licensee nor any person using the stations should make known the contents of any such message, its origin or destination, its existence or the fact of its receipt to any person except a duly authorized officer of the Federal Government or a competent legal tribunal, and should not retain any copy or make any use of any such message, or allow it to be reproduced in writing, copied or made use of. It is an offence under section 10 of the Wireless Telegraphy Act 1961, deliberately to receive messages the receipt of which is unauthorised, or (except in the special circumstances mentioned in that section of the Act) to disclose any information as to the contents, sender or addresses of any such messages.

It is an offence under section 10 of the Wireless Telegraphy Act 1961, to send by wireless telegraphy certain misleading messages.

This licence does not absolve the licensee from obtaining any necessary consent before entering on private property with any apparatus.

The Permanent Secretary regards himself as free to publish at his discretion the licensee's name and address, and the frequencies allotted for his service, unless the licensee specifically asks that this should not be done.

Every message sent from any of the stations shall start with an announcement of the call sign of the called and calling Stations. The call sign of the calling stations shall be repeated at the end of every period of sending provided that no call sign need be announced more than once in any period of one minute. The stations shall be called and identified only by their authorised call signs which are specified in the schedule hereto.
PRIVATE MOBILE (HIGH FREQUENCY) STATION LICENCE

FORM No. 20a

Date.................................................................

Renewal : £100 per station.................................................................

Fee on Issue : £100 per station.................................................................

1. Licensee.................................................................................................

of .................................................................................................is hereby licensed in accordance with particulars on the attached conditions.

2. The special conditions governing the Licence are Regulations 8, 10, 11, 15, 19, and 21.................................................................

Permanent Secretary or on behalf of the Permanent Secretary

(An Officer of the Ministry of Communications duly authorised in that behalf)
<table>
<thead>
<tr>
<th>Region Name and Address of Licensee</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>PRIVATE MOBILE (HIGH FREQUENCY) STATION</strong></td>
</tr>
<tr>
<td>THE CONDITIONS</td>
</tr>
<tr>
<td>Area</td>
</tr>
<tr>
<td>-----------------------------------------------------------------------------------</td>
</tr>
<tr>
<td><strong>FREQUENCY AND MAXIMUM FREQUENCY TOLERANCE</strong> (Para. D. applies)</td>
</tr>
<tr>
<td>1</td>
</tr>
<tr>
<td><strong>Part 1</strong></td>
</tr>
<tr>
<td><strong>Part 2</strong></td>
</tr>
</tbody>
</table>

**ISSUED**

19
For the purposes of the conditions:

A. Effective Radiated Power (ERP) is the mean radio frequency power multiplied by the gain of the aerial in the horizontal plane.

The mean radio frequency power \( P_m \) will be taken as the power supplied to the antenna transmission line by the transmitter during normal operation, averaged over a time sufficiently long compared with the period of the lowest frequency encountered in the modulation. A time of \( 1/10 \) second during which the mean power is greatest will be selected normally.

B. \( P_m \), ERP will be assessed either by measurements or by calculation from the characteristics of the types of apparatus used, at the discretion of the Permanent Secretary.

C. The symbols used to designate the classes of emission have the meanings assigned to them in the Radio Regulations annexed to or in force under the Telecommunications Convention.

D. “Bandwidth” and “frequency tolerance” have meanings assigned to them in the Telecommunications Convention.

E. “The Telecommunications Convention” means the International Telecommunications Convention signed at Geneva on the 21st day of December 1959, and the Radio Regulations and Additional Radio Regulations which may from time to time be in force in substitution for or in amendment of the said Convention or the said Regulations.

Notes

(a) The Permanent Secretary should be notified promptly of any change in the address of the licensee, or of any proposed change in any of the stations comprised in the licence. (Prior authority is needed before any of the stations is established in any vehicle, ship, aircraft or place other than as specified in the Schedule to this licence). Except as provided below, correspondence should be sent to the Ministry of Communications, Posts and Telecommunications Department, International Relations Division, Lagos.

(b) Remittances and correspondence about payments to the Permanent Secretary required under this Licence should be sent to the Controller of Finance and Accounts, Posts and Telecommunications Headquarters, Lagos.

(c) If power for the working of any base station is taken from a public electricity supply, no direct connection should be made between the supply mains and the aerial.

(d) If the base station is situated within half a mile of the boundary of any aerodrome, the height of the aerial or any mast supporting it must not exceed 50 feet above the ground level. An aerial which crosses above or is liable to fall or to be blown on to any overhead power wire (including electric lighting wires) or power apparatus must be guarded to the reasonable satisfaction of the owner of the power wire or power apparatus concerned.

(e) Other stations may have assigned to them the frequency channels assigned to the stations referred to in this licence. The licensee should avoid, so far as possible, interfering with the working of other stations. If such interference is caused deliberately, the offender may be liable to prosecution under section 16 of the Wireless Telegraphy Act 1961.

(f) The connection of any of the stations with the public telephone exchange system will not be permitted.
(g) Unless this licence expressly so provides, it does not authorise the relaying of messages received at any station to any other premises or place, or the communicating of such messages to the public, e.g., by loudspeaker.

(h) Under section 4 of the Wireless Telegraphy Act 1961, it is an offence to use any station or apparatus for wireless telegraphy otherwise than under and in accordance with a licence granted by the Permanent Secretary. Breach of this provision may result in this licence being revoked and the offender being prosecuted.

(i) If any message, the receipt of which is not authorised by this licence, is received by means of the stations, neither the licensee nor any person using the stations should make known the contents of any such message, its origin or destination, its existence or the fact of its receipt to any person except a duly authorised officer of the Federal Government or a competent legal tribunal, and should not retain any copy or make any use of any such message, or allow it to be reproduced in writing, copied or made use of. It is an offence under section 10 of the Wireless Telegraphy Act 1961, deliberately to receive messages the receipt of which is unauthorised, or (except in the special circumstances mentioned in that section of the Act) to disclose any information as to the contents, sender or address of any such message.

(j) It is an offence under section 10 of the Wireless Telegraphy Act 1961, to send by wireless telegraphy certain misleading messages.

(k) This licence does not absolve the licensee from obtaining any necessary consent before entering on private property with any apparatus.

(l) The Permanent Secretary regards himself as free to publish at his discretion the licensee's name and address, and the frequencies allotted for his service, unless the licensee specifically asks that this should not be done.
PRIVATE MOBILE (VERY HIGH FREQUENCY)
STATION LICENCE
FORM No. 20(b)

Date............................................................................................................................

Renewal: £50 per station
Fee on Issue: £50 per station

1. Licensee....................................................................................................................

of............................................................................................................................
is hereby licensed in accordance with particulars on the attached conditions.

2. The special conditions governing the licence are Regulations 8, 10, 11, 15, 19 and 21.

Permanent Secretary or
on behalf of the Permanent Secretary

(An Official of the Ministry of Communications duly authorised in that behalf)
<table>
<thead>
<tr>
<th>Region</th>
<th>Private Mobile (Very High Frequency) Station</th>
</tr>
</thead>
<tbody>
<tr>
<td>Name and address of licensee</td>
<td>The Conditions</td>
</tr>
</tbody>
</table>

<table>
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<tbody>
<tr>
<td>1</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Part 1</td>
<td>Base Station</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Part 2</td>
<td>Mobile Station</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

|        |           |                                                          |                                        |                                  |                                                               |                                                |

**Issued**

19
For the purposes of the conditions:

A. Effective Radiated Power (ERP) is the mean radio frequency power multiplied by the gain of the aerial in the horizontal plane.

The mean radio frequency power $P_m$ will be taken as the power supplied to the antenna transmission line by the transmitter during normal operation, averaged over a time sufficiently long compared with the period of the lowest frequency encountered in the modulation. A time of $1/10$ second during which the mean power is greatest will be selected normally.

B. $P_m$, ERP will be assessed either by measurements or by calculation from the characteristics of the types of apparatus used, at the discretion of the Permanent Secretary.

C. The symbols used to designate the classes of emission have the meanings assigned to them in the Radio Regulations annexed to or in force under the Telecommunications Convention.

D. "Bandwidth" and "frequency tolerance" have meanings assigned to them in the Telecommunications Convention.

E. "The Telecommunications Convention" means the International Telecommunications Convention signed at Geneva on the 21st of December 1959, and the Radio Regulations and Additional Radio Regulations which may from time to time be in force in substitution for or in amendment of the said Convention or the said Regulations.

Notes

(a) The Permanent Secretary should be notified promptly of any change in the address of the licensee, or of any proposed change in any of the stations comprised in the licence. (Prior authority is needed before any of the stations is established in any vehicle, ship, aircraft or place other than as specified in the Schedule to this licence). Except as provided below, correspondence should be sent to the Ministry of Communications, Posts and Telecommunications Department, International Relations Division, Lagos.

(b) Remittances and correspondence about payments to the Permanent Secretary required under this licence should be sent to the Contreller of Finance and Accounts, Posts and Telecommunications Headquarters, Lagos.

(c) If power for the working of any base station is taken from a public electricity supply, no direct connection should be made between the supply mains and the aerial.

(d) If the base station is situated within half a mile of the boundary of any aerodrome, the height of the aerial or any mast supporting it must not exceed 50 feet above the ground level. An aerial which crosses above or is liable to fall or to be blown on to any overhead power wire (including electric lighting wires) or power apparatus must be guarded to the reasonable satisfaction of the owner of the power wire or power apparatus concerned.
Wireless Telegraphy Act 1961

FEDERAL REPUBLIC OF NIGERIA

TRAINING ESTABLISHMENT LICENCE

FORM No. 21

No. .................................................................

Date..............................................................

Renewal: £2 per station

Fee on Issue: £2 per station

1. Licensee..........................................................

of........................................................................

is hereby licensed in accordance with particulars on the attached conditions.

2. The special conditions governing the Licence are Regulations 8, 10, 11, 14, 15, 19, 20, 21 and 24.

Permanent Secretary or on behalf of the
Permanent Secretary

(An Officer of the Ministry of Communications duly authorized in that behalf)
<table>
<thead>
<tr>
<th>Frequency and Maximum frequency Tolerance <em>(See A Overleaf)</em></th>
<th>Bandwidth of Emission <em>(See B Overleaf)</em></th>
<th>Class of Emission <em>(See B Overleaf)</em></th>
<th>Pulse characteristics (pulse repetition frequency, or pulse duration, or pulse rise time) <em>(See C Overleaf)</em></th>
<th>Maximum radiated power (mean radio frequency power, or peak radio frequency power, or effective radiated power) <em>(See D &amp; E Overleaf)</em></th>
<th>Aerial Characteristics <em>(See E Overleaf)</em></th>
<th>Other Stations with which the Licensee may establish communication on the frequencies shown</th>
</tr>
</thead>
</table>
For the purposes of the conditions

A. "bandwidth" and "frequency tolerance" have the meanings assigned to them in the Telecommunications Convention.

B. The symbols used to designate the classes of emission have the meanings assigned to them in the Telecommunications Convention.

C. Pulse repetition frequency (PRF) is the reciprocal of the interval separating corresponding points (e.g. 50 per cent of the peak amplitude) of successive pulses.

Pulse duration of any specific pulse is the interval between the first and the last instants at which the instantaneous amplitude reaches 50 per cent of the peak amplitude.

Pulse rise time is the time taken during any specific pulse for the amplitude to increase from 10 per cent to 90 per cent of the peak amplitude.

D. Effective Radiated Power (ERP) is the mean radio frequency power multiplied by the gain of the antenna in the horizontal plane.

Mean radio frequency power $P_m$ will be taken as the power supplied to the antenna transmission line by a transmitter during normal operation, averaged over a time sufficiently long compared with the period of the lowest frequency encountered in the modulation. A time of $1/10$ second during which the mean power is greatest will be selected normally.

Peak Radio Frequency Power (RFPP) is the average power supplied to the antenna transmission line by a transmitter during one radio frequency cycle at the highest crest of modulation envelope, taken under conditions of normal operation.

E. RFPP, $P_m$ and the aerial characteristics will be assessed either by measurements, or by calculation from the characteristics of the types of apparatus used, at the discretion of the Permanent Secretary.

Notes

(a) The Permanent Secretary should be notified promptly of any change in the address of the licensee, or of any proposed change in the station comprised in the licence. Except as provided below correspondence should be sent to the Ministry of Communications, Posts and Telecommunications Department, International Relations Division, Lagos.

(b) Remittances and correspondence about payments to the Permanent Secretary required under this Licence should be sent to the Controller, Finance and Accounts, Ministry of Communications, Posts and Telecommunications Department, Accounts Branch, Lagos.

(c) If power for the working of the Station is taken from a public electricity supply, no direct connection should be made between the supply mains and the aerial.

(d) If the Station is situated within half a mile of the boundary of any aerodrome, the height of the aerial or any mast supporting it must not exceed 50 feet above the ground level. An aerial which crosses above or is liable to fall or to be blown on to any overhead wire (including electric lighting and tramway wires) or power apparatus must be guarded to the reasonable satisfaction of the owner of the power wire or power apparatus concerned.

(e) This licence does not authorise the licensee to do any act which is an infringement of any copyright which may exist in the matter sent or received.
(f) This licence does not authorise the use of the station for advertising or propaganda purposes, or for the sending or reception of messages for the purpose of conveying news or any other information not directly related to the purpose of the testing of the wireless telegraphy apparatus.

(g) Under section 4 of the Wireless Telegraphy Act 1961, it is an offence to use any station or apparatus for wireless telegraphy otherwise than under and in accordance with a licence granted by the Permanent Secretary. Breach of this provision may result in this licence being revoked and the offender being prosecuted.

(h) If any message the receipt of which is not authorised by this licence, is received by means of the station, neither the licensee nor any person using the station should make known the contents of any such messages its origin or destination, its existence or the fact of its receipt, to any person except a duly authorised officer of the Federal Government or a competent legal tribunal, and should not retain any copy or make any use of any such message, or allow it to be reproduced in writing, copied, or made use of. It is an offence under section 10 of the Wireless Telegraphy Act, 1961, deliberately to receive messages the receipt of which is unauthorised or, (except in the special circumstances mentioned in that section of the Act) to disclose any information as to the contents, sender or addressee of any such message.

(i) It is an offence under section 10 of the Wireless Telegraphy Act 1961, to send by wireless telegraphy certain misleading messages.

(k) For Training in Wireless Telegraphy Station:

(i) The station shall be used for the purpose of (i) sending messages intended solely for reception within the room in which the station is situated, (ii) receiving such messages, (iii) receiving messages sent for general reception from authorised broadcasting stations and (iv) receiving signals sent from radio-determination stations and messages consisting of navigational warnings, gale warnings, and weather reports sent from coast stations and aeronautical ground stations, for reception by ship stations and aircraft stations respectively.

(ii) The station shall be used for the purpose of instructing pupils in the theory and practice of wireless telegraphy.

(iii) The station shall be operated only by or in the presence of responsible instructors who are qualified to use the apparatus comprised in the station in accordance with the licence and no person who is not authorised by the licensee in that behalf shall operate the station.

(iv) The station shall be used only under suppressed radiation conditions, that is to say, in such a way that no electro-magnetic energy capable of—reception by any station or apparatus for wireless telegraphy situated outside the curtilage of the premises in which the station is situated shall avoidably be emitted from the station.

(l) For Training in Radar Station:

(i) The radar station shall be used for sending and receiving signals (not being messages having a verbal significance) for the purposes of the determination of position, bearing or distance or for the gaining of information as to the presence, absence, position or motion of any object or of any objects of any class.

* Aeronautical ground stations for reception by ship stations and aircraft stations respectively.
(ii) The radar station shall be used only for the purposes of instructing pupils in the theory and use of radar equipment.

(iii) The radar station shall be used only with pulse type emissions which shall be confined within the frequency bands specified in the Schedule.

(iv) The radar station shall be operated only by or in the presence of instructors authorised by the licensee, and no person who is not authorised by the licensee in that behalf shall operate the radar station.

(v) A record shall be kept in a book of any approved type (not loose leaf) of all use of radar stations showing the date and time of each period of use and the frequency and class of emission employed. No gaps shall be left between entries in the record. The record shall be initialled by the instructor at the end of each period of instruction during which the radar station is used.
## Induction Communication Licence

### The Conditions

<table>
<thead>
<tr>
<th>Fixed Station</th>
<th>Frequency Bands (Kc/s.)</th>
<th>Classes of Emission (See A below)</th>
<th>Maximum Radiated Field</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1)</td>
<td></td>
<td>A1, A2, A3, F1, F2, F3</td>
<td>The radiated field at 100 yards from the radiating system shall not exceed 20 mV/m.</td>
</tr>
<tr>
<td>(2)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(3)</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(4)</td>
<td></td>
<td></td>
<td></td>
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<tr>
<td>(5)</td>
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<td></td>
<td></td>
</tr>
<tr>
<td>(6)</td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
Wireless Telegraphy Act 1961

Federal Republic of Nigeria

No. .................................................................

INDUCTION/PAGING (V.H.F.) COMMUNICATION LICENCE

FORM No. 22

Date: ..............................................................................

Renewal: ...........................................................................

Fee on Issue: ...........................................................................

1. Licensee: ............................................................................

is hereby licensed in accordance with particulars on the attached conditions.

2. The special conditions governing the Licence are Regulations 8, 11, 15, 19, 20 and 21.

Permanent Secretary or on behalf of the Permanent Secretary

(An Officer of the Ministry of Communications duly authorised in that behalf)
## Induction Communication Licence

### The Conditions

<table>
<thead>
<tr>
<th>Frequency Bands (Kc/s)</th>
<th>Classes of Emission (See A below)</th>
<th>Maximum Radiated Field</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Fixed Station (1)</strong></td>
<td>A1, A2, A3, F1, F2, F3</td>
<td>The radiated field at 100 yards from the radiating system shall not exceed 20 mV/m.</td>
</tr>
<tr>
<td><strong>Mob Station (1)</strong></td>
<td></td>
<td></td>
</tr>
<tr>
<td>(2)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(3)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(4)</td>
<td></td>
<td></td>
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<tr>
<td>(5)</td>
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<td>(6)</td>
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<td>(7)</td>
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<td>(8)</td>
<td></td>
<td></td>
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<tr>
<td>(9)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(10)</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
For the purposes of the conditions:

A. The symbols used to designate the classes of emission have the meanings assigned to them in the Radio Regulations annexed to or in force under the Telecommunications Convention.

B. "The Telecommunications Convention" means the International Telecommunications Convention signed at Geneva on the 21st day of December 1959 and the Radio Regulations and Additional Radio Regulations in force thereunder, and includes any Convention and Regulations which may from time to time be in force in substitution for or in amendment of the said Convention or the said Regulations.

Notes

(a) The stations shall be used only within the frequency bands and with emissions of the classes and with the maximum radiated field, which are respectively specified in the schedule hereto.

(b) The stations shall be operated only by persons authorised by the licensee in that behalf and the licensee shall ensure that such persons observe the conditions of the licence at all times.
Wireless Telegraphy Act 1961

FEDERAL REPUBLIC OF NIGERIA

No. ..................................................

AMATEUR (SOUND) LICENCE

FORM No. 23

Date ..................................................
Renewal: £3 per station
Fee on Issue: £3 per station

1. Licensee ...........................................

is hereby licensed in accordance with particulars on the attached conditions.

2. The special conditions governing the Licence are Regulations 8, 11, 14, 15, 19, 20, 21, 25, 32, 33 and 34.

Permanent Secretary or on behalf of the
Permanent Secretary

An Officer of the Ministry of Communications
duly authorized in that behalf

AMATEUR (SOUND) LICENCE

THE CONDITIONS

Call Sign ...........................................

1. The licensee is licensed to:

(a) establish an amateur sound sending and receiving station for wireless telegraphy (hereinafter called the station) at:—

(i) ..................................................

(hereinafter called "the main address") : or

(ii) any premises or location in Nigeria (hereinafter called "the temporary alternative address or location") for separate periods none of which shall exceed four consecutive weeks ; or
(iii) any premises in Nigeria (hereinafter called "alternative address"): Provided that the Permanent Secretary is notified in writing in advance by the licensee of the address at which the station is to be established.

(b) to use the station for the purpose of sending to, and receiving from, other amateur stations as part of self training of the licensee in communication by wireless telegraphy;

(i) messages in plain language which are remarks about matters of a personal nature in which the licensee or the person with whom he is in communication has been directly concerned.

(ii) signals (not being in secret code or cypher) which form part of, or relate to, the transmission of such messages.

(c) to use the station, as part of self-training of the licensee in communication by wireless telegraphy during disaster relief operations conducted by the Nigerian Red Cross Society, or any police force in Nigeria, or during any exercise relating to such operations, for the purpose of sending to other amateur stations such messages as the licensee may be requested by the said society or such police force to send, and receiving from any other amateur station such messages as the person licensed to use such other amateur station may be requested by the said Society or such police force to send.

2. This licence is subject to the following limitations:

(a) The station shall be used only with emissions which are of the classes specified in clause 3 of the Schedule hereto and are within the frequency bands specified in clause 3 of the Schedule in relation to those respective classes of emission, and with a power not exceeding that specified in clause 3 of the Schedule hereto in relation to the class of emission and frequency band in use at the time.

(b) The station shall be operated only

(i) by the licensee personally, or

(ii) in the presence of and under the direct supervision of the licensee by any other person who holds a valid amateur licence or who holds an amateur Radio Certificate issued or approved by the Permanent Secretary.
(c) Messages shall not be broadcast to amateur stations in general, but shall be sent only to amateur stations with which communication is established separately and singly, or to groups of particular amateur stations with which communication is established collectively.

(d) No amateur licence shall be deemed to authorise the use of the station for business, advertisement, propaganda purposes, subversive activity, or (except as provided in clause 1 (c) herein) for sending of news or messages of, or on behalf of, or for the benefit of or information of, any social, political, religious or commercial organisation, or anyone other than the licensee or the person with whom he is in communication.

3.

<table>
<thead>
<tr>
<th>Frequency Bands (in Mc/s)</th>
<th>Classes of Emission (see A below)</th>
<th>Maximum D.C. Input Power (see B below)</th>
</tr>
</thead>
<tbody>
<tr>
<td>*1.8–2</td>
<td></td>
<td>10 watts</td>
</tr>
<tr>
<td>3.5–3.8</td>
<td>A1, A2, A3, A3a F1, F2 and F3</td>
<td>150 watts</td>
</tr>
<tr>
<td>7–7.10</td>
<td></td>
<td></td>
</tr>
<tr>
<td>14–14.35</td>
<td></td>
<td></td>
</tr>
<tr>
<td>21–21.45</td>
<td></td>
<td></td>
</tr>
<tr>
<td>28–30</td>
<td></td>
<td></td>
</tr>
<tr>
<td>*144–144.5</td>
<td>A1, A2, A3 and A3a</td>
<td>150 watts</td>
</tr>
<tr>
<td>*144.5–145.5</td>
<td>A1, A2, A3, A3a F1, F2 and F3</td>
<td></td>
</tr>
<tr>
<td>145.5–146</td>
<td>A1, A2, A3 and A3a</td>
<td></td>
</tr>
<tr>
<td>*430–440</td>
<td>A1, A2, A3, A3a F1, F2 and F3</td>
<td></td>
</tr>
<tr>
<td>*1,215–1,300</td>
<td></td>
<td></td>
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<tr>
<td>2,300–2,450</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5,650–5,850</td>
<td></td>
<td></td>
</tr>
<tr>
<td>*10,000–10,500</td>
<td></td>
<td></td>
</tr>
<tr>
<td>*2,350–2,400</td>
<td>P1, P2d, P2e P3d and P3e</td>
<td>25 watts mean power and 2.5 kilowatts peak power</td>
</tr>
</tbody>
</table>

*these bands are shared by other services.

A. The symbols used to designate the classes of emission have the meanings assigned to them in the Telecommunications Convention.

B. D.C. input power is the total direct current power input to the anode circuit of the valve(s) energising the aerial.
Notes

(a) The Permanent Secretary should be notified promptly of any change in the address of the licensee. Except as provided below, correspondence should be sent to the Ministry of Communications, Posts and Telecommunications Department, International Relations Division, Lagos.

(b) Remittances and correspondence about payments to the Permanent Secretary required under this licence should be sent to the Controller, Finance and Accounts, Ministry of Communications, Lagos. It is unnecessary to send the licence when making remittances.

(c) If the station is situated within half a mile of the boundary of any aerodrome, the height of the aerial or any mast supporting it must not exceed 50 feet above the ground level. An aerial which crosses above or is liable to fall or to be blown on to any overhead power wire (including electric lighting wires) or power apparatus must be guarded to the reasonable satisfaction of the owner of the power wire or power apparatus concerned.

(d) This licence does not authorise the licensee to do any act which is an infringement of any copyright which may exist in the matter received.

(e) For the reception of broadcast programmes a separate broadcast receiving licence is necessary.

(f) If power for the working of the station is taken from a public electricity supply, no direct connection should be made between the supply mains and the aerial.

(g) Demands for closing down (see clause II) can be expected to be received, inter alia, in connection with national emergencies or when interference is being caused to Government wireless station or other important services.

(h) Under section 4 of the Wireless Telegraphy Act 1961, it is an offence to use any station or apparatus for wireless telegraphy except under and in accordance with a licence granted by the Permanent Secretary. Breach of this provision may result in this licence being revoked and the offender being prosecuted.

(i) If any message, the receipt of which is not authorised by this licence is received by means of the station, neither the licensee nor any person using the station should make known the contents of any such message, its origin or destination, its existence or the fact of its receipt to any person except a duly authorised officer of the Federal Government or a competent legal tribunal, and should not retain any copy or make any use of any such message, or allow it to be reproduced in writing, copied or made use of. It is an offence under section 10 of the Wireless Telegraph Act 1961, deliberately to receive messages the receipt of which is unauthorised or (except in the special circumstances mentioned in that section of the Act) to disclose any information as to the contents, sender or addressee of any such message.

(j) It is an offence under section 10 of the Wireless Telegraphy Act 1961, to send by wireless telegraphy certain misleading messages.

(k) The Permanent Secretary regards himself as free to publish the licensee's name and address at his discretion unless the licensee specifically asks that this should not be done.

(l) The expression "wireless telegraphy" used in this Licence has the meaning assigned to it in the Wireless Telegraphy Act 1961, and includes, inter alia, radiotelephony.
**AMATEUR (SOUND MOBILE) LICENCE**

**FEDERAL REPUBLIC OF NIGERIA**

**No.**

**AMATEUR (SOUND MOBILE) LICENCE**

**FORM No. 24**

Date: ........................................................................................................

Renewal : £5 per station.................................................................

Fee on Issue : £5 per station..............................................................

1. Licensee .................................................................................................

is hereby licensed in accordance with particulars on the attached conditions,

2. The special conditions governing the Licence are Regulations 8, 11, 14,
   15, 19, 20, 21, 25, 32, 33 and 34.

........................................................................................................

**Permanent Secretary or on behalf of the**

**Permanent Secretary**

........................................................................................................

(An Officer of the Ministry of Communications duly authorised in that behalf)

**AMATEUR (SOUND MOBILE) LICENCE**

**THE CONDITIONS**

**Call Sign.................................................................

1. The licence is supplemental to an amateur (Sound) licence (hereinafter called "the main licence").

2. The licensee is licensed to:

   (a) establish an amateur sending and receiving station for wireless telegraphy (hereinafter called "the station") in any vehicle or vessel and
   (b) use the station for the purposes referred to in the main licence.

3. The terms, provisions and the limitations contained in the main licence shall apply to this licence as if they were incorporated herein:

   provided that:

   (a) clause 1(a) of the main licence shall not apply to this licence;
   (b) clause 6 of the Schedule hereto shall apply instead of clause 3 of the Schedule to the main licence.

4. The station shall not be established or used on the sea or within any estuary, dock or harbour.

5.1 The call sign as contained in clause 6 hereto shall be used when the station is operated. No abbreviated form of the call sign shall be used.

5.2 Particulars of the location of the station shall be sent at the beginning and the end of establishment of communication with each separate amateur station or at intervals of half an hour whichever is more frequent.
<table>
<thead>
<tr>
<th>Frequency Bands (in Mc/s)</th>
<th>Class of Emission (See “A” below)</th>
<th>Maximum D.C. Output power (See “B” below)</th>
</tr>
</thead>
<tbody>
<tr>
<td>*1.8 — 2.</td>
<td>A1, A2, A3, A3a F1, F2 and F3</td>
<td>10 watts</td>
</tr>
<tr>
<td>*3.5 — 3.8</td>
<td>A1, A2, A3, A3a F1, F2 and F3</td>
<td>150 watts</td>
</tr>
<tr>
<td>7 — 7.10</td>
<td></td>
<td></td>
</tr>
<tr>
<td>14 — 14.35</td>
<td></td>
<td></td>
</tr>
<tr>
<td>21 — 21.45</td>
<td></td>
<td></td>
</tr>
<tr>
<td>28 — 30</td>
<td></td>
<td></td>
</tr>
<tr>
<td>*144 — 144.5</td>
<td>A1, A2, A3 and A3a</td>
<td>150 watts</td>
</tr>
<tr>
<td>*144.5 — 145.5</td>
<td>A1, A2, A3, A3a F1, F2 and F3</td>
<td></td>
</tr>
<tr>
<td>145.5 — 146</td>
<td>A1, A2, A3 and A3a</td>
<td></td>
</tr>
<tr>
<td>*430 — 440</td>
<td>A1, A2, A3, A3a F1, F2 and F3</td>
<td></td>
</tr>
<tr>
<td>*1215 — 1300</td>
<td>A1, A2, A3, A3a F1, F2 and F3</td>
<td></td>
</tr>
<tr>
<td>*2300 — 2450</td>
<td>A1, A2, A3, A3a F1, F2 and F3</td>
<td></td>
</tr>
<tr>
<td>5650 — 5850</td>
<td>A1, A2, A3, A3a F1, F2 and F3</td>
<td></td>
</tr>
<tr>
<td>10000 — 10050</td>
<td>A1, A2, A3, A3a F1, F2 and F3</td>
<td></td>
</tr>
<tr>
<td>*2350 — 2400</td>
<td>P1, P2d, P2e P3d and P3e</td>
<td>25 watts mean power &amp; 2.5 kilowatts peak power</td>
</tr>
<tr>
<td>5700 — 5800</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10050 — 10450</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

* These bands are shared by other services.
Wireless Telegraphy Act, 1961

FEDERAL REPUBLIC OF NIGERIA

No._____________________________________

AMATEUR (TELEVISION) LICENCE

FORM No. 25

Date ______________________________________

Renewal : £10 per station

Fee on Issue : £10 per station

1. Licensee: _______________________________________

is hereby licensed in accordance with particulars on the attached conditions.

2. The special conditions governing the Licence are Regulations 8, 11, 14, 15, 19, 20, 21, 25 and 32.

Permanent Secretary or on behalf of the Permanent Secretary

(An Officer of the Ministry of Communications duly authorized in that behalf)
AMATEUR (TELEVISION) LICENCE

THE CONDITIONS

1.—(1) The licensee is licensed to:
(a) establish an amateur television sending and receiving station for wireless telegraphy (hereinafter called "the station") at

and
(b) use the station for the purpose of
(i) sending to and receiving from other amateur television stations with which communication is separately and singly established, as part of the self-training of the licensee in communication by wireless telegraphy, visual images for the purpose of investigation in wireless telegraphy of the licensee or the person with whom he is in communication;
(ii) sending by radio telephony or morse telegraphy messages relating solely to the matter connected with the sending and receiving of the said visual images;
(iii) sending the call sign of the station by radio telephony or by morse telegraphy; and
(iv) receiving messages from other amateur stations.

(2) No amateur licence shall be deemed to authorise the use of the station for business, advertisement, propaganda purposes, subversive activity, for sending of news or messages of, or on behalf of, or for the benefit or information of, any social, political, religious or commercial organisation, or anyone other than the licensee or the person with whom he is in communication.

Call Sign

2.

<table>
<thead>
<tr>
<th>Frequency Bands (in Mc/s)</th>
<th>Class of Emission (See A below)</th>
<th>Maximum D.C. Input Power (in watts) (See B below)</th>
</tr>
</thead>
<tbody>
<tr>
<td>425-455</td>
<td>A1, A2, A3, A5</td>
<td>150</td>
</tr>
<tr>
<td>1225-1290</td>
<td>F1, F2, F3 or F5</td>
<td></td>
</tr>
<tr>
<td>2300-2450</td>
<td></td>
<td></td>
</tr>
<tr>
<td>5650-5850</td>
<td></td>
<td></td>
</tr>
<tr>
<td>10000-10500</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

For the purposes of the Conditions :

A. The symbols used to designate the classes of emission have the meanings assigned to them in the Telecommunications Convention.

B. D.C. input power is the total direct current power input to the anode circuit of the valve(s) energising the aerial in the fully modulated condition, e.g., peak white in an amplitude modulated positive modulation system, and peak black in an amplitude modulated negative modulation system.
(a) The Permanent Secretary should be notified promptly of any change in the address of the licensee, or of any proposed change in the station comprised in this licence. The licence does not authorise the establishment of the station at any address other than the one specified in the licence. Except as provided below, correspondence should be sent to the Ministry of Communications, Posts and Telecommunications Department, International Relations Division, Lagos.

(b) Remittance and correspondence about payment to the Permanent Secretary, required under this licence should be sent to the Controller of Finance and Accounts, Ministry of Communications, P. & T. Department, Accounts Branch, Lagos. It is unnecessary to send the licence when making remittances.

(c) If the station is situated within half a mile of the boundary of any aerodrome, the height of any aerial used or any mast supporting it must not exceed 50 feet above the ground level. An aerial which crosses above or is liable to fall or to be blown on to any overhead power wire (including electric lighting wires) or power apparatus must be guarded to the reasonable satisfaction of the owner of the power apparatus concerned.

(d) This licence does not authorise the licensee to do any act which is an infringement of any copyright which may exist in the matter sent or received.

(e) For the reception of broadcast television or sound programmes a separate broadcasting television or sound receiving licence (as the case may be) is necessary.

(f) Under section 4 of the Wireless Telegraphy Act 1961, it is an offence to use any station or apparatus for wireless telegraphy otherwise than under and in accordance with a licence granted by the Permanent Secretary. Breach of this provision may result in this licence being revoked and the offender being prosecuted.

(g) If any message, the receipt of which is not authorised by this licence is received by means of the station, neither the licensee nor any person using the station should make known the contents of any such message, its origin or destination, its existence or the fact of its receipt, to any person except a duly authorised officer of the Federal Government or a competent legal tribunal, and should not retain any copy or make use of any such message, or allow it to be reproduced in writing, copied, or made use of.

It is an offence under section 10 of the Wireless Telegraphy Act 1961 deliberately to receive messages, the receipt of which is unauthorised, or (except in the special circumstances mentioned in that section of the Act) to disclose any information as to the contents, senders, or addressee of any such message.

(h) The expression “Wireless Telegraphy” used in this licence has the meaning assigned to it in the Wireless Telegraphy Act 1961, and includes inter alia television and radiotelephony.

(j) The station shall be operated only by the licensee personally provided that any device used for converting visual images into electrical signals for the purpose of being sent may be operated under the licensee’s personal supervision by another person.

(k) The station shall not be used for the sending of any visual image which in the opinion of the Permanent Secretary is of an objectionable character.
(l) The station shall not be used for the sending of any image on behalf of any other person.

(m) Immediately before and immediately after each period of sending, and not less frequently than once every thirty minutes, the call sign shall be sent for identification purposes either by hand operated morse telegraphy using modulated continuous wave emissions at a speed not greater than 12 words per minute or telephonically, on the frequency which is to be or which has been used for the sending of visual images.

(n) A representation in visual form of the call sign shall be sent at the beginning and end of each period of sending visual images produced by scanning methods.

Wireless Telegraphy Act 1961

FEDERAL REPUBLIC OF NIGERIA

No. ........................................

MODEL CONTROL LICENCE

FORM No. 26

Date ................................................

Renewal : £5 per station.

Fee on Issue : £5 per station.

1. Licensee ...................................................

of ....................................................

is hereby licensed in accordance with attached conditions.

2. The special conditions governing the Licence are Regulations 8, 11, 15, 19, 20, 21 and 26.

Permanent Secretary or on behalf of the Permanent Secretary

(An Officer of the Ministry of Communications duly authorized in that behalf)
# MODEL CONTROL LICENCE

## THE CONDITIONS

<table>
<thead>
<tr>
<th>Frequency Bands (Mc/s)</th>
<th>Class of Emission (See 'C' below)</th>
<th>Maximum Effective Radiated Power (watts) (See 'A' &amp; 'B' below)</th>
</tr>
</thead>
<tbody>
<tr>
<td>26.96 to 27.28</td>
<td>A1, A2, F1, F2</td>
<td>1.5</td>
</tr>
<tr>
<td>464 to 465</td>
<td>A1, A2, F1, F2</td>
<td>0.5</td>
</tr>
</tbody>
</table>

**Note:** The station shall be established and used only within a radius of five miles of _______________________.

**For the purpose of the conditions:**

1. The station shall be operated only (i) by the licensee personally or (ii) in the presence of and under the direct supervision of the licensee, by any other person authorized by him.

2. Effective Radiated Power (ERP) is the power supplied to the antenna multiplied by the relative gain of the antenna in a given direction.
   The mean Radio Frequency Power (Pm) will be taken as the power supplied to the antenna transmission line by a transmitter during normal operation, averaged over a time sufficiently long compared with the period of the lowest frequency encountered in the modulation. A time of 1/10 second during which the mean power is greatest will be selected normally.

3. Pm, ERP will be assessed either by measurements or by calculation from the characteristics of the types of apparatus used, at the discretion of the Permanent Secretary.

4. The symbols used to designate the classes of emission have the meanings assigned to them in the Radio Regulations annexed to or in force under the Telecommunications Convention.

5. “The Telecommunications Convention” means the International Telecommunications Convention signed at Geneva on the 21st day of December 1959, and the Radio Regulations and Additional Radio Regulations in force thereunder, and includes any Convention and Regulations which may from time to time be in force in substitution for or in amendment of the said Convention or the said Regulations.

**NOTES**

(a) The Permanent Secretary should be notified of any change in the address of the licensee. Except as provided below correspondence should be sent to the Ministry of Communications, Posts and Telecommunications Department, International Relations Division, Lagos.

(b) Remittances and correspondence about payment to the Permanent Secretary required under this licence, should be sent to the Controller of Finance and Accounts, Ministry of Communications, Posts and Telecommunications Department, Accounts Branch, Lagos.

(c) If power for the working of the station is taken from a public electricity supply, no direct connection should be made between the supply mains and the aerial.
(d) The licensee is advised to check the frequency of the sending apparatus whenever it has been subjected to rough treatment and if the sending apparatus is not crystal-controlled to check the frequency as shortly before the apparatus is used as is practicable.

(e) Under section 4 of the Wireless Telegraphy Act 1961, it is an offence to use any station or apparatus for wireless telegraphy except under and in accordance with a licence granted by the Permanent Secretary. Breach of this provision may result in this licence being revoked and the offender being prosecuted.

SCHEDULE 3

Wireless Telegraphy Act 1961

FEDERAL REPUBLIC OF NIGERIA

No. ........................................

STATUTORY DECLARATION REGARDING SECRECY
OF WIRELESS COMMUNICATIONS

I, ...........................................................................................................

of ........................................................................................................

do solemnly and sincerely declare:—

1. That I will hold strictly secret all wireless telegraphic or telephonic or other communications that may pass through my hands or come to my knowledge in the execution of the wireless telegraphic or telephonic duties entrusted to me.

2. That I will not directly or indirectly divulge to any person (other than a properly authorized official of Nigerian Government or a competent legal tribunal), or make any use whatever of any message or information coming to my knowledge by reason of the licensed installation. If employed as an operator at a station licensed to conduct commercial wireless traffic I will not give any information directly or indirectly respecting such messages or communications except to the persons for whom such messages or communications are intended or to any authorized officials of Nigerian Government or authorized official of my employer.

3. That I will not transmit or cause to be transmitted by wireless telegraphy or telephony any message received by me for transmission or delivery or cause to be delivered to any person any messages received by me by wireless telegraphy or telephony, unless the delivery of such message has been approved by the Permanent Secretary or by an officer duly authorised by him to approve thereof.

And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of the Oaths Act 1963.
Declared at .......................................................... this ............................................., day of .............................................

19.................................................................

Before me .................................................................

Note:—
To be signed before a Justice of the Peace or a Commissioner for Oaths. Any persons who makes a false statement in the Statutory declaration is guilty of an offence and is liable to imprisonment. (Sections 162, 164 and 187 of the Criminal Code of the Laws of Nigeria (1958) Cap. 42, also sections 10 and 11 of the Wireless Telegraphy Act 1961.)

SCHEDULE 4

1. FIRST CLASS RADIO OPERATOR’S CERTIFICATE
2. SECOND CLASS RADIO OPERATOR’S CERTIFICATE
3. SPECIAL CERTIFICATE OF COMPETENCE IN RADIOTELEGRAPHY
4. GENERAL CERTIFICATE OF COMPETENCE IN RADIOTELEPHONY
5. AMATEUR RADIO OPERATOR’S CERTIFICATE.

Wireless Telegraphy Act 1961

FEDERAL REPUBLIC OF NIGERIA

No. .................................................................

CERTIFICATE OF COMPETENCE IN RADIOTELEGRAPHY

FIRST CLASS

This is to certify that, under the provisions of the Radio Regulations relating to the International Telecommunications Convention,

Mr .................................................................

has been examined in Radiotelegraphy and has passed in:—

(a) The general principles of electricity and theory of radio.

(b) The adjustment, maintenance, and practical working of radiotelegraph, radiotelephone and D.F. apparatus including accessory apparatus used in the ship/aircraft service.

(c) The taking of radio direction-finding bearings.

(d) Sending and receiving, in Morse Code, messages in plain language at a speed of not less than 25 words a minute, and in code groups at a speed of not less than 20 groups a minute.

(e) Sending and receiving spoken messages correctly by telephone.

(f) Detailed knowledge of the regulations applying to the exchange of radiocommunications, and of that part of the Convention for the Safety of Life at Sea/Air which relates to radiocommunications.

(g) Knowledge of the principal maritime/air navigation routes and the most important communication routes of the world.
It is also certified hereby that the holder has made a declaration that he will preserve the secrecy of correspondence.

Signature of Examining Officer

Attach photograph here

Date

Signature of holder

Date of birth

Place of birth

DESCRIPTION OF HOLDER

Height .............................................. ft. ..................................... inches

Colour of eyes .................................................................

Colour of hair .................................................................

Complexion .................................................................

Any special peculiarities .................................................................

No. ........................................................................

AUTHORITY TO OPERATE GRANTED BY THE
PERMANENT SECRETARY

The holder of this certificate is hereby authorised to operate a licensed wireless telegraphy station, as a first-class operator, on board any Nigerian ship/aircraft registered in Nigeria.

for Permanent Secretary,
Ministry of Communications, Lagos

Date ........................................................................

This Certificate may be endorsed or withdrawn at the discretion of the Permanent Secretary in the case of misconduct or breach of the Wireless Telegraphy Regulations, on the part of the holder; and is subject to recall without reason given, at three months' notice. Unless so withdrawn or recalled it will continue to be valid as long as the provisions of the Radio Regulations permit.
CERTIFICATE OF COMPETENCE IN RADIOTELEGRAPHY
SECOND CLASS

This is to certify that, under the provisions of the Radio Regulations relating to the International Telecommunications Convention,

Mr ........................................

has been examined in Radiotelegraphy and has passed in:—

(a) Elementary theoretical and practical knowledge of electricity and radio.

(b) The adjustment, maintenance, and practical working of radiotelegraph, radiotelephone, and D.F. apparatus including accessory apparatus used in the Ship/Aircraft Service.

(c) The taking of radio direction-finding bearings.

(d) Sending, and receiving in Morse Code, messages in plain language at a speed of not less than 20 words a minute, and in code groups at a speed of not less than 16 groups a minute.

(e) Sending, and receiving spoken messages correctly by telephone.

(f) Knowledge of the regulations applying to the exchange of radio-communications of the documents relative to the charges for radio-communications, and of that part of the Convention for the Safety of Life at Sea/Air which relates to radiocommunication.

(g) Knowledge of the principal maritime/air navigation routes and the most important telecommunications routes of the world.

It is also certified hereby that the holder has made a declaration that he will preserve the secrecy of correspondence.

Signature of Examining Officer

Date

Signature of holder

Date of birth

Place of birth
DESCRIPTION OF HOLDER

Height .......................................................... ft. inches.
Colour of eyes ....................................................
Colour of hair ....................................................
Complexion .......................................................  
Any special peculiarities ........................................

No. ........................................................................

AUTHORITY TO OPERATE GRANTED
BY THE PERMANENT SECRETARY

The holder of this Certificate is hereby authorised to operate a licensed wireless telegraphy station of any type on a Nigerian ship/aircraft as a second-class operator.

.................................................................
for Permanent Secretary
Ministry of Communications, Lagos

Date .................................................................

This Certificate may be endorsed or withdrawn at the discretion of the Permanent Secretary in the case of misconduct or breach of the Wireless Telegraphy Regulations, on the part of the holder; and is subject to recall without reason given, at three month’s notice. Unless so withdrawn or recalled it will continue to be valid as long as the provisions of the Radio Regulations permit.

Wireless Telegraphy Act 1961

FEDERAL REPUBLIC OF NIGERIA

SPECIAL CERTIFICATE OF COMPETENCE IN
RADIOTELEGRAPHY GRANTED BY THE MINISTRY OF
COMMUNICATIONS, NIGERIA

This is to certify that under the provisions of the Radio Regulations relating to the International Telecommunications Convention,

Mr. .................................................................

has been examined in Radiotelegraphy and possesses the following qualifications:—

(a) Knowledge of the elementary principles of Radiotelegraphy.
(b) Adequate knowledge of the working and adjustment of the apparatus.
(c) Knowledge of the regulations applying to the exchange of radiotelegraphic traffic.
Ability to transmit and receive in Morse Code, messages in plain language, at a speed of sixteen groups a minute.

The holder’s practical knowledge of adjustment was tested in apparatus of the following type

It is also certified hereby that the holder has made a declaration that he will preserve the secrecy of correspondence.

Signature of Examining Officer

Date

The holder of this certificate is therefore authorised to operate wireless telegraph apparatus as an operator on board a radiotelephony ship station or any ship where radiotelegraphs installation is installed but not prescribed by International Agreement.

Signature of Holder

Date of birth

Place of birth

DESCRIPTION OF HOLDER

Height feet inches.

Colour of eyes

Colour of hair

Nationality

This Certificate should be preserved.

This Certificate may be endorsed or withdrawn at the discretion of the Permanent Secretary in the case of misconduct or breach of the Wireless Telegraphy Regulations, or the part of the holder; and is subject to recall without reason given, at three month’s notice. Unless so withdrawn or recalled it will continue to be valid as long as the provisions of the Radio Regulations permit.

Wireless Telegraphy Act 1961

FEDERAL REPUBLIC OF NIGERIA

No.

GENERAL CERTIFICATE OF COMPETENCE IN RADIOTELEPHONY

This is to certify that under the provisions of the Radio Regulations relating to the International Telecommunications Convention,
Mr. has been examined in Radio telephony and has passed in:

(a) Detailed knowledge of the practical operation and adjustment of radiotelephone apparatus.

(b) Sending, and receiving spoken messages correctly by telephone.

(c) Detailed knowledge of the Regulations applying to radiotelephone Communications and specifically of that part of those Regulations relating to the Safety of Life.

It is also hereby certified that the holder has made a declaration that he will preserve the secrecy of correspondence.

Signature of examining Officer

Date

AUTHORITY TO OPERATE

The holder of this Certificate is hereby authorised to operate a licensed radiotelephone station on board a Nigerian ship/aircraft equipped with a radiotelephone installation.

for Permanent Secretary,
Ministry of Communications, Lagos

Date

Signature of holder

Date of birth

Place of birth

Description of holder

Height feet inches

Colour of eyes

Colour of hair

Complexion

Any special peculiarities

 Attach photograph here

This Certificate may be endorsed or withdrawn at the discretion of the Permanent Secretary in the case of misconduct or breach of the Wireless Telegraphy Regulations, on the part of the holder; and is subject to recall without reason given, at three months' notice. Unless so withdrawn or recalled it will continue to be valid as long as the provisions of the Radio Regulations Permit.
Wireless Telegraphy Act 1961

FEDERAL REPUBLIC OF NIGERIA

AMATEUR RADIO TELEGRAPHY CERTIFICATE
GRANTED BY THE MINISTRY OF COMMUNICATIONS,
NIGERIA

This is to certify that under the provisions of the Radio Regulations relating to the International Telecommunications Convention,

Mr. has been examined in Radiotelegraphy and possesses the following qualifications:

(a) Knowledge of the elementary principles of radiotelegraphy.

(b) Adequate knowledge of the working and adjustment of wireless apparatus.

(c) Ability to transmit and receive in Morse Code, messages in plain language, at a speed of fifteen words a minute and in Code Group at a speed of ten groups a minute.

(d) Knowledge of the regulations applying to the exchange of Amateur radiotelegraphic and radiotelephonic traffic.

It is also certified hereby that the holder has made a declaration that he will preserve the secrecy of correspondence.

Signature of Examining Officer

Date

The holder of this certificate is therefore authorised to operate an amateur wireless telegraph apparatus as an operator.

Date

Permanent Secretary or
Authorised Officer of the
Ministry of Communications, Lagos

Signature of holder

Date of birth Place of birth
DESCRIPTION OF HOLDER

Height .............................................. feet ...................................... inches
Colour of eyes ..............................................................................
Colour of hair ..............................................................................
Nationality ..............................................................................
Any special peculiarity..................................................................

Attach photograph here

This certificate should be preserved.

This Certificate may be endorsed or withdrawn at the discretion of the Permanent Secretary in the case of misconduct or breach of the Wireless Telegraphy Regulations, on the part of the holder; and is subject to recall without reason given, at three month’s notice. Unless so withdrawn or recalled it will continue to be valid as long as the provisions of the Radio Regulations permit.

SCHEDULE 5

FEDERAL REPUBLIC OF NIGERIA

PROHIBITED RADIO EQUIPMENT—PORTABLE TRANSCEIVERS

The transceivers consist of a radio transmitter and a receiver encased together as a unit. Two way radio communications can be established with two similar units tuned to appropriate frequencies.

The transmitter oscillators of the type of portable transceivers being prohibited, make use of coil and capacitor tuning or pre-selected crystals to operate on one or more channels within the radio frequency band 26.1 to 27.5 Mc/s. This band is popularly known as “The Citizens Band Radio”. The channel frequencies are assigned by various manufacturers without prior approval by Government radio licensing authority in whose territory the transceivers are intended to be used.

Made at Lagos this 1st day of July 1966.

C. O. LAWSON,
Permanent Secretary,
Ministry of Communications
L.N. 32 of 1969

CUSTOMS AND EXCISE MANAGEMENT ACT 1958
(1958 No. 55)

Open General Import Licence (All Countries) No. 1 of 1969

Commencement : 9th June 1969

In exercise of the powers conferred by section 4 of the Imports Prohibition Order 1959, the Import Licensing Authority hereby grants the following open general import licence—

1. Subject to the conditions specified in this licence, the importation from any country of the goods set out in the Schedule hereto is hereby authorised.

2. This licence is granted subject to the following conditions—

(i) that the goods shall be imported through a customs port, a customs airport or other place permitted by the Board of Customs and Excise under the Customs and Excise Management Act 1958, a customs station or by post;

(ii) that the goods shall be imported in accordance with the provisions of the Importation and Exportation by Air Regulation 1959, the Importation and Exportation by Post Regulations 1959, the Importation and Exportation by Sea Regulations 1959, or the Importation and Exportation by Land and Inland Waters Regulations 1967, whichever is applicable;

(iii) that the importer shall produce, at the time of importation, a certificate of origin in respect of the goods in such form as the Board of Customs and Excise may from time to time approve.

3. Nothing in this licence shall be deemed to authorise the importation of any goods the importation of which is prohibited or restricted under the Poisons and Pharmacy Act, the Imports Prohibition Order 1959 or under any other written law.

4. The Open General Import Licence (All Countries) No. 1 of 1959 is hereby revoked.

5.—(1) This licence may be cited as the Open General Import Licence (All Countries) No. 1 of 1969.

(2) This licence shall be of Federal application and shall come into force on 9th June 1969.

General licence.

Conditions.

1958 No. 55.

L.N. 71 of 1959.
L.N. 72 of 1959.
L.N. 73 of 1959.
L.N. 20 of 1967.

Saving.

Cap. 152.
L.N. 81 of 1959.

Revocation of L.N. 236 of 1959.

Citation, application and commencement.
SCHEDULE

(Para. 1)

(i) Advertising material (trade lists, catalogue and calendars);

(ii) bona fide gifts consigned to philanthropic, charitable or religious organisations (but not to individuals), not intended for sale, barter or exchange, and for which no payment has been or will be made;

(iii) goods in parcels, provided—

(a) that the goods are a bona fide unsolicited gift, are not intended for sale, barter or exchange and do not exceed £25 in retail value;

(b) that the parcel is consigned by, and is addressed to, an individual, does not exceed 22 lbs. gross weight, and is clearly marked as a gift; and

(c) that not more than one parcel is received by any individual from the same donor in any one calendar month;

(iv) personal and business documents and accounts;

(v) single copies of books, magazines and periodicals, not for re-sale;

(vi) sound recordings, exposed films and photographs, other than films which are intended for exhibition to the public on payment;

(vii) stamp collections or loose stamps imported by post;

(viii) trade samples of no commercial value.

Made at Lagos this 2nd day of June, 1969.

O. A. OSIBOGUN
Import Licensing Authority,
Federal Ministry of Trade

EXPLANATORY NOTE

(This note does not form part of the above Licence but is intended to explain its purpose)

1. Payment for goods imported under this open general licence is subject to the conditions prescribed in Nigerian Exchange Control Notice No. 13 (Third Issue).

2. Customs ports means all ports in Nigeria for the time being designated by the Federal Commissioner for Finance under section 12 of the Customs and Excise Management Act 1958. The approved ports are at present those set out in the Customs Ports (Designation Order) 1967 and are as follows: Lagos, including Apapa, Burutu, Koko, Sapele and Warri.

3. Customs airports means all aerodromes in Nigeria for the time being designated under section 14 of the said Act and are those set out in the Customs Airports (Re-designation) Order 1967 and are as follows: Lagos (Ikeja) and Kano.

4. It is not necessary for importers to hold this licence or to produce it to the Customs authorities. Importers are nevertheless advised to retain the Notice for reference as copies are not being distributed. A copy may be seen on application at any Customs House or Post Office.
Open General Import Licence (All Countries) No. 2 of 1969

Commencement: 9th June, 1969

In exercise of the powers conferred by section 4 (2) of the Imports Prohibition Order 1959, the Import Licensing Authority hereby grants the following open general import licence—

1. Without prejudice to the Open General Import Licence (All Countries) No. 1 of 1969 (which relates to the importation of advertising material and bona fide unsolicited gifts) and subject to paragraph 2 of this licence and to the conditions specified in paragraph 3 below, the importation from all countries (with the exception of the countries listed in Schedule 1 hereto) of all goods other than those set out in Schedule 2 to this licence is hereby authorised.

2. Anything to the contrary in this licence notwithstanding, only onions grown in the North East Polder Region of the Netherlands may be imported into Nigeria from the Netherlands and then only if the importer produces a specific licence to import the onions, and at the time of the importation that licence is accompanied by a phytosanitary certificate in such form as the Board of Customs and Excise may require, as sufficient evidence of the locality in which the onions were grown.

3. This licence is granted subject to the following conditions—

(i) that the goods shall be imported through a customs port, a customs airport or other place permitted by the Board of Customs and Excise under the Customs and Excise Management Act 1958, a customs station or by post;

(ii) that the goods shall be imported in accordance with the provisions of the Importation and Exportation by Air Regulations 1959, the Importation and Exportation by Post Regulations 1959, the Importation and Exportation by Sea Regulations 1959, or the Importation and Exportation by Land and Inland Waters Regulations 1967 whichever is applicable.

(iii) that the importer shall produce, at the time of importation, a certificate of origin in respect of the goods in such form as the Board of Customs and Excise may from time to time approve.

4. Nothing in this licence shall be deemed to authorise the importation of any goods the importation of which is prohibited or restricted under the Poisons and Pharmacy Act, the Imports Prohibition Order 1959 or under any other written law.

5. The Legal Notices set out in Schedule 3 below are hereby revoked.

6.—(1) This licence may be cited as the Open General Import Licence (All Countries) No. 2 of 1969.

.(2) This licence shall be of Federal application and shall come into force on 9th June 1969.
SCHEDULE 1

COUNTRIES EXCEPTED FROM THIS LICENCE

1. Communist China.
2. East Germany.
3. Roumania.
5. South Africa.
8. Tibet.
11. Hong Kong.
12. Macao and Colony (Portuguese possessions).
13. Rhodesia.

SCHEDULE 2

(Para. 1)

(The references in this Schedule to a group or item are references to the corresponding group or item in the official Import and Export List as amended from time to time).

PART A

GOODS (INCLUDING PRODUCE) EXCEPTED FROM THIS LICENCE

<table>
<thead>
<tr>
<th>Description</th>
<th>Import List Group</th>
<th>Item No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Gold coin and gold bullion, unrefined gold and partly worked gold</td>
<td>. . . .</td>
<td>1 1.6, 1.1, 1.2, 1.3, 1.4, 1.5</td>
</tr>
<tr>
<td>2. Live poultry, that is to say, fowls, ducks, geese, turkeys and guinea fowls</td>
<td>. . . .</td>
<td>001 40</td>
</tr>
<tr>
<td>3. Meat and edible meat offals (including poultry and game), fresh, chilled or frozen; poultry liver, salted or in brine</td>
<td>011 00</td>
<td></td>
</tr>
<tr>
<td>4. Meat and edible meat offals (including poultry and game but excluding poultry liver), salted, in brine, dried or smoked—(a) Bacon and ham</td>
<td>. . . .</td>
<td>012 10</td>
</tr>
<tr>
<td>(b) Other</td>
<td>. . . .</td>
<td>012 90</td>
</tr>
<tr>
<td>5. Corned beef</td>
<td>. . . .</td>
<td>013 01</td>
</tr>
<tr>
<td>6. Other meat canned and meat preparation canned and not canned</td>
<td>. . . .</td>
<td>013 09</td>
</tr>
<tr>
<td>7. Butter, fresh, whether salted or not, including tinned</td>
<td>. . . .</td>
<td>023 00</td>
</tr>
<tr>
<td>8. Cheese and curd</td>
<td>. . . .</td>
<td>024 00</td>
</tr>
<tr>
<td>9. Stockfish</td>
<td>. . . .</td>
<td>031 21</td>
</tr>
<tr>
<td>10. Sardines</td>
<td>. . . .</td>
<td>032 03</td>
</tr>
</tbody>
</table>
SCHEDULE 2—continued

PART A—continued

GOODS (INCLUDING PRODUCE) EXCEPTED FROM THIS LICENCE—continued

<table>
<thead>
<tr>
<th>Item No.</th>
<th>Goods</th>
<th>Import List Group</th>
</tr>
</thead>
<tbody>
<tr>
<td>11</td>
<td>Other prepared or preserved fish, including...</td>
<td>032 09</td>
</tr>
<tr>
<td>12</td>
<td>Rice</td>
<td>042 00</td>
</tr>
<tr>
<td>13</td>
<td>Meal and flour of wheat and spelt, including...</td>
<td>046 00</td>
</tr>
<tr>
<td>14</td>
<td>Bread, ship’s biscuits and other ordinary...</td>
<td>048 41</td>
</tr>
<tr>
<td>15</td>
<td>Pastry, biscuits and cakes and other fine...</td>
<td>048 42</td>
</tr>
<tr>
<td>16</td>
<td>Malt extract; preparations of flour, starch or...</td>
<td>048 81</td>
</tr>
<tr>
<td></td>
<td>(a) Malt extract</td>
<td>048 82</td>
</tr>
<tr>
<td></td>
<td>(b) Others</td>
<td></td>
</tr>
<tr>
<td>17</td>
<td>Preparations of cereals, flour and starch,</td>
<td>048 90</td>
</tr>
<tr>
<td></td>
<td>not elsewhere specified</td>
<td></td>
</tr>
<tr>
<td>18</td>
<td>Edible Nuts, fresh or dried (including coconuts)...</td>
<td>051 70</td>
</tr>
<tr>
<td>19</td>
<td>Fresh fruits (other than those canned or bottled)</td>
<td>051 90</td>
</tr>
<tr>
<td>20</td>
<td>Dried fruits, including artificially dehydrated</td>
<td>052 00</td>
</tr>
<tr>
<td>21</td>
<td>Fruit, fruit-peel and parts of plants, preserved...</td>
<td>053 20</td>
</tr>
<tr>
<td></td>
<td>(e.g. ginger and angelica); roasted nuts</td>
<td></td>
</tr>
<tr>
<td>22</td>
<td>Fruit, temporarily preserved, canned or bottled...</td>
<td>053 60</td>
</tr>
<tr>
<td>23</td>
<td>Fruit, otherwise prepared or preserved, whether...</td>
<td>053 90</td>
</tr>
<tr>
<td></td>
<td>or not containing added sugar or spirit; edible...</td>
<td></td>
</tr>
<tr>
<td></td>
<td>plants and parts or roots of plants, conserved...</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(e.g. in syrup (e.g. ginger and angelica); roasted nuts</td>
<td></td>
</tr>
<tr>
<td>24</td>
<td>Vegetables, fresh or chilled, vegetables (whether...</td>
<td>054 10, 63</td>
</tr>
<tr>
<td></td>
<td>or not cooked), preserved by freezing; vegetables...</td>
<td>054 40, 50 and 69</td>
</tr>
<tr>
<td></td>
<td>provisionally preserved in brine; in sulphur...</td>
<td></td>
</tr>
<tr>
<td></td>
<td>water or in any other preservative solution, but...</td>
<td></td>
</tr>
<tr>
<td></td>
<td>not specially prepared for immediate consumption—</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(a) Potatoes</td>
<td></td>
</tr>
<tr>
<td></td>
<td>(b) Others</td>
<td></td>
</tr>
</tbody>
</table>
SCHEDULE 2—continued
PART A—continued
GOODS (INCLUDING PRODUCE) EXCEPTED FROM THIS LICENCE—continued

<table>
<thead>
<tr>
<th>Import List Group</th>
<th>Item No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>25. Manioc, arrowroot, salep, Jerusalem artichokes, sweet potatoes and other similar roots and tubers with high starch or inulin content, fresh or dried, whole or sliced; sago pith</td>
<td>054 88</td>
</tr>
<tr>
<td>26. Tomato Puree and paste</td>
<td>055 53</td>
</tr>
<tr>
<td>27. Vegetables, roots or tubers, preserved or prepared, not elsewhere specified, whether or not in airtight containers</td>
<td>055 59</td>
</tr>
<tr>
<td>28. Sugar confectionery and other sugar preparations (except chocolate confectionery)</td>
<td>062 00</td>
</tr>
<tr>
<td>29. Flavoured or coloured sugars, syrups and molasses, but not including fruit juices containing added sugar in any proportion</td>
<td>062 00</td>
</tr>
<tr>
<td>30. Feeding-stuff for animals (not including cereals) and other residues and waste of the food industries, etc.</td>
<td>081 00</td>
</tr>
<tr>
<td>31. Margarine, imitation lard and other prepared edible fats, not elsewhere specified</td>
<td>091 40</td>
</tr>
<tr>
<td>32. Waters, including spa waters and aerated waters (whether or not flavoured), lemonade, and other non-alcoholic beverages, not including fruit and vegetable juices falling with Group and Item No. 053.50</td>
<td>111 00</td>
</tr>
<tr>
<td>33. Vermouths and other wines of fresh grapes, flavoured with aromatic extracts and containing not more than 20 per cent by volume of pure ethyl alcohol</td>
<td>112 13</td>
</tr>
<tr>
<td>34. Wine of fresh grapes containing not more than 20 per cent by volume of pure ethyl alcohol; grape must, in fermentation or with fermentation arrested— (a) Grape must and still wine</td>
<td>112 14</td>
</tr>
<tr>
<td>(b) Sparkling wine</td>
<td>112 19</td>
</tr>
<tr>
<td>35. Other fermented beverages (for example, cider, perry and mead)— (a) Cider and perry</td>
<td>112 21</td>
</tr>
<tr>
<td>(b) Other</td>
<td>112 29</td>
</tr>
<tr>
<td>36. Stout</td>
<td>112 31</td>
</tr>
<tr>
<td>37. Beer, including ale porter, and other fermented cereal beverages</td>
<td>112 39</td>
</tr>
<tr>
<td>38. Brandy</td>
<td>112 41</td>
</tr>
<tr>
<td>39. Rum</td>
<td>112 43</td>
</tr>
<tr>
<td>40. Whisky</td>
<td>112 44</td>
</tr>
</tbody>
</table>
SCHEDULE 2—continued

PART A—continued

GOODS (INCLUDING PRODUCE) EXCEPTED FROM THIS LICENCE—continued

<table>
<thead>
<tr>
<th>Import List Group</th>
<th>Item No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>41. Schnapps and gin</td>
<td>112</td>
</tr>
<tr>
<td>42. Bitters and Liqueurs</td>
<td>112</td>
</tr>
<tr>
<td>43. Other alcoholic spirituous beverages</td>
<td>112</td>
</tr>
<tr>
<td>44. Unmanufactured tobacco, tobacco refuse</td>
<td>121</td>
</tr>
<tr>
<td>45. Cigarettes</td>
<td>122</td>
</tr>
<tr>
<td>46. Other manufactured tobacco (smoking, chewing or snuff)</td>
<td>122</td>
</tr>
</tbody>
</table>
| 47. Rubber latex, natural or synthetic (including mixtures thereof), prevulcanised or not; natural rubber, balata, gutta-percha and similar natural gums, synthetic rubber and factice derived from oils—
  (a) Natural rubber, etc. | 231 | 00 |
  (b) Synthetic rubber, etc. | 231 | 20 |
| 48. Wood in the rough, roughly squared or half-squared, but not further manufactured | 242 | 00 |
| 49. Wood, shaped or simply worked (including blocks, strips and friezes for parquet or wood block flooring, not assembled | 243 | 00 |
| 50. Secondhand clothing imported in bulk | 267 | 03 |
| 51. Other waste materials from textile fabrics (including rags) | 267 | 04 |
| 52. Stone, sand, gravel | 273 | 00 |
| 53. Iron and Steel Scrap | 282 | 00 |
| 54. Non-Ferrous-Metal Scrap | 284 | 00 |
| 55. Crude animal materials, not elsewhere specified | 291 | 00 |
| 56. Soya beans, cotton seed, olive, sunflower seed, rape, colza and mustard oils | 421 | 90 |
| 57. Animal and vegetable oils and fats, processed, and waxes of animal or vegetable origin | 431 | 00 |
| 58. Liquid perfumes containing alcohol | 553 | 10 |
| 59. Talcum and other dusting powders | 553 | 30 |
| 60. Scented greases and pomade | 553 | 40 |
| 61. Other perfumery, cosmetics and toilet preparations (including shampoos) | 553 | 90 |
| 62. Toilet soap, including medicated and shaving soap and cream | 554 | 11 |
| 63. Other soap, including soap flakes and powders | 554 | 12 |
### SCHEDULE 2—continued

#### PART A—continued

**GOODS (INCLUDING PRODUCE) EXCEPTED FROM THIS LICENCE—continued**

<table>
<thead>
<tr>
<th>Description</th>
<th>Import List Group</th>
<th>Item No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>64. Organic surface-active agents; surface-active preparations (for example, detergents) and washing preparations, whether or not containing soap</td>
<td>554</td>
<td>20</td>
</tr>
<tr>
<td>65. Polishes and creams (including waxes prepared with solvents or emulsified) for footwear, furnitures or floors, metal polishes, scouring powders and similar preparations (but excluding prepared waxes not emulsified or containing solvents)</td>
<td>554</td>
<td>30</td>
</tr>
<tr>
<td>66. Products of condensation, for example, phenoplasts, aminoplasts alkyds, polyallyl esters and unsaturated ployestus, etc.</td>
<td>581</td>
<td>10</td>
</tr>
<tr>
<td>67. Products of polymerization and copolymerization, for example, polyethylene, polyesterene, polyvinyl, etc.</td>
<td>581</td>
<td>20</td>
</tr>
<tr>
<td>68. Regenerated cellulose, chemical derivatives of cellulose and vulcanised fibres</td>
<td>581</td>
<td>30</td>
</tr>
<tr>
<td>69. Other artificial resins and plastic materials</td>
<td>581</td>
<td>90</td>
</tr>
<tr>
<td>70. Rubber fabricated material, other</td>
<td>621</td>
<td>90</td>
</tr>
<tr>
<td>71. Inner tubes for cycles</td>
<td>629</td>
<td>15</td>
</tr>
<tr>
<td>72. Other articles of hardened vulcanised rubber (including cushions, mattresses, pillows, mats and matting, etc.)</td>
<td>629</td>
<td>90</td>
</tr>
<tr>
<td>73. Veneer sheets</td>
<td>631</td>
<td>10</td>
</tr>
<tr>
<td>74. Plywood (including veneered panels)</td>
<td>631</td>
<td>20</td>
</tr>
<tr>
<td>75. ‘Improved’ wood and reconstituted wood</td>
<td>631</td>
<td>40</td>
</tr>
<tr>
<td>76. Other wood simply shaped or worked (including wood paving blocks; riven or sawn ‘staves, unfinished (stave wood); hopwood, chipwood, spilt poles, piles etc.; drawn wood, match splints, etc.; wood wool, wood flour; wood beading and mouldings (moulded skirting and other moulded boards), etc.</td>
<td>631</td>
<td>80</td>
</tr>
<tr>
<td>77. Complete wooden packing cases, boxes, crates, drums, and similar packings imported assembled, unassembled or partly assembled</td>
<td>632</td>
<td>10</td>
</tr>
<tr>
<td>78. Builders’ carpentry and joinery (including prefabricated and sectional buildings and assembled parquet flooring panels)</td>
<td>632</td>
<td>40</td>
</tr>
<tr>
<td>79. Manufacturers of wood for domestic or decorative use, for example, wooden picture frames, photograph frames, mirror frames and the like</td>
<td>632</td>
<td>70</td>
</tr>
<tr>
<td>Item No.</td>
<td>Item</td>
<td>Import List Group</td>
</tr>
<tr>
<td>---------</td>
<td>------</td>
<td>------------------</td>
</tr>
<tr>
<td>633</td>
<td>80.</td>
<td>Agglomerated cork (being cork agglomerated with or without a binding substance) and articles of natural or agglomerated cork</td>
</tr>
<tr>
<td>641</td>
<td>81.</td>
<td>Other printing and writing paper (machine-made) in rolls or sheets</td>
</tr>
<tr>
<td>641</td>
<td>82.</td>
<td>Kraft paper and kraft paperboard</td>
</tr>
<tr>
<td>641</td>
<td>83.</td>
<td>Other machine-made paper and paperboard, simply finished, in rolls or sheets</td>
</tr>
<tr>
<td>641</td>
<td>84.</td>
<td>Paper and paperboard in rolls or sheets not elsewhere specified, including parchment or greaseproof paperboard and imitations thereof, and glazed transparent paper in rolls or sheets; corrugated, etc., paper and paperboard in rolls or sheets; ruled or squared paper and paperboard in rolls or sheets; paper and paperboard impregnated coated, etc., in rolls or sheets other than printing and writing paper; filterblocks of paper pulp; wallpaper and linoleum</td>
</tr>
<tr>
<td>641</td>
<td>85.</td>
<td>Boxes, bags and other packing containers, of paper or paperboard</td>
</tr>
<tr>
<td>642</td>
<td>86.</td>
<td>Filling containers of paper or paperboard (including box files, letter trays, storage boxes and similar articles of paper or paperboard, of a kind commonly used in offices, shops and the like)</td>
</tr>
<tr>
<td>642</td>
<td>87.</td>
<td>Writing blocks, envelopes, letter cards, plain postcards, correspondence cards, boxes, pounches, wallets and writing compendiums, of paper or paperboard, containing only an assortment of paper stationery</td>
</tr>
<tr>
<td>642</td>
<td>88.</td>
<td>Registers, exercise books, note books, memorandum blocks, order books, receipt books, diaries, blotting pads, binders (loose-leaf or other), file covers and other stationery of paper or paperboard and other albums and book covers, or paper or paperboard</td>
</tr>
<tr>
<td>642</td>
<td>89.</td>
<td>Other articles of paper pulp, paper, paperboard or cellulose wadding, (including bobbins, spools, cops and similar supports of paper pulp, paper or paperboard, whether or not perforated or hardened) not elsewhere specified</td>
</tr>
</tbody>
</table>
## SCHEDULE 2—continued

### PART A—continued

**GOODS (INCLUDING PRODUCE) EXCEPTED FROM THIS LICENCE—continued**

<table>
<thead>
<tr>
<th>Description</th>
<th>Import List Group</th>
<th>Item No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>90. Cotton yarn and thread, grey (unbleached), not mercerised, nor put up for retail trade</td>
<td>651</td>
<td>30</td>
</tr>
<tr>
<td>91. Cotton yarn and thread, bleached, dyed, mercerised, etc.</td>
<td>651</td>
<td>40</td>
</tr>
<tr>
<td>92. Yarn and thread, of synthetic fibres</td>
<td>651</td>
<td>60</td>
</tr>
<tr>
<td>93. Yarn and thread, of regenerated fibres</td>
<td>651</td>
<td>70</td>
</tr>
<tr>
<td>94. Other yarn of textile fibres (including metallised yarn, being textile yarn spun with metal or covered with metal by any process)</td>
<td>651</td>
<td>90</td>
</tr>
<tr>
<td>95. Pile and chenille fabric of cotton</td>
<td>652</td>
<td>23</td>
</tr>
<tr>
<td>96. White (bleached) cotton fabrics</td>
<td>652</td>
<td>25</td>
</tr>
<tr>
<td>97. Printed cotton fabrics</td>
<td>652</td>
<td>26</td>
</tr>
<tr>
<td>98. Piece-dyed cotton fabrics</td>
<td>652</td>
<td>27</td>
</tr>
<tr>
<td>99. Colour-woven cotton fabrics</td>
<td>652</td>
<td>28</td>
</tr>
<tr>
<td>100. Other cotton fabrics, woven (including narrow or special fabrics)</td>
<td>652</td>
<td>29</td>
</tr>
<tr>
<td>101. Woven pile fabrics and chenille fabrics of silk</td>
<td>653</td>
<td>13</td>
</tr>
<tr>
<td>102. Woven pile fabrics and chenille fabrics of wool of fine animal hair</td>
<td>653</td>
<td>22</td>
</tr>
<tr>
<td>103. Woven pile fabrics and chenille fabrics of cotton</td>
<td>653</td>
<td>23</td>
</tr>
<tr>
<td>104. Woven pile fabrics and chenille fabrics of synthetic fibres</td>
<td>653</td>
<td>53</td>
</tr>
<tr>
<td>105. Woven pile fabrics and chenille fabrics of regenerated fibres</td>
<td>653</td>
<td>63</td>
</tr>
<tr>
<td>106. Other woven pile fabrics and chenille fabrics, not elsewhere specified</td>
<td>653</td>
<td>97</td>
</tr>
<tr>
<td>107. Narrow woven fabrics, and narrow fabrics (bolduc) consisting of warp without weft (assembled by means of an adhesive, etc.) other than woven labels and badges</td>
<td>654</td>
<td>01</td>
</tr>
<tr>
<td>108. Woven labels, badges and the like (not embroidered) in the piece, in strips or cut to shape or size</td>
<td>654</td>
<td>02</td>
</tr>
<tr>
<td>109. Other woven pile fabrics and chenille fabrics, including tulle and net fabrics and embroidery</td>
<td>654</td>
<td>09</td>
</tr>
<tr>
<td>110. Felt (other than woven felt) and articles of felt, not elsewhere specified, whether or not impregnated or coated</td>
<td>655</td>
<td>10</td>
</tr>
<tr>
<td>Description</td>
<td>Import Item</td>
<td>List Group No.</td>
</tr>
<tr>
<td>-------------</td>
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</tr>
<tr>
<td>111. Coated or impregnated textile fabrics and products, not elsewhere specified (including bonded fabrics and articles thereof not elsewhere specified; textile fabrics coated with gum or amylaceous substances; etc. textile fabrics impregnated or coated with cellulose derivatives or other artificial plastic materials; textile fabrics impregnated or coated with oil; rubberised textile fabrics other than knitted or crocheted fabrics; other impregnated or coated textile fabrics, etc.)</td>
<td>655 40</td>
<td></td>
</tr>
<tr>
<td>112. Elastic fabrics and trimmings (other than knitted or crocheted goods) consisting of textile materials combined with rubber threads</td>
<td>655 50</td>
<td></td>
</tr>
<tr>
<td>113. Twine, cordage, ropes and cables, plaited or not</td>
<td>655 61</td>
<td></td>
</tr>
<tr>
<td>114. Fishing nets; cargo nets</td>
<td>655 63</td>
<td></td>
</tr>
<tr>
<td>115. Other nets and netting</td>
<td>655 64</td>
<td></td>
</tr>
<tr>
<td>116. Other articles of yarn, twine, cordage, rope or cable</td>
<td>655 69</td>
<td></td>
</tr>
<tr>
<td>117. Hat-forms, hat-bodies and hoods, of wool, felt or fur felt, and hatshapes plaited or made from plaited or other strips of any materials neither blocked to shape nor with made brims; plateaux and manchons (including slit manchons) of wool, felt or fur felt</td>
<td>655 70</td>
<td></td>
</tr>
<tr>
<td>118. Wadding, wicks and textile fabrics for use in machinery or plant (including wadding and article of wadding; wicks of textile fabrics, gas mantle fabrics etc.)</td>
<td>655 80</td>
<td></td>
</tr>
<tr>
<td>119. Special products of textile materials and of related materials such as textile hosepiping and similar tubing, with or without lining, armour or accessories of other material; transmission, conveyor or elevator belts or belting, of textile material, whether or not strengthened with metal or other material</td>
<td>655 90</td>
<td></td>
</tr>
<tr>
<td>120. Sacks and bags of textile materials</td>
<td>656 10</td>
<td></td>
</tr>
<tr>
<td>121. Tarpauling, sails, awnings, sunblinds, tents and camping goods</td>
<td>656 20</td>
<td></td>
</tr>
<tr>
<td>122. Blankets, travelling rugs, and coverlets</td>
<td>656 60</td>
<td></td>
</tr>
<tr>
<td>123. Towels</td>
<td>656 93</td>
<td></td>
</tr>
<tr>
<td>Description</td>
<td>Import List Group No.</td>
<td></td>
</tr>
<tr>
<td>-----------------------------------------------------------------------------</td>
<td>-----------------------</td>
<td></td>
</tr>
<tr>
<td>124. Bed linen, table linen, altar linen, napkins and pillow cases</td>
<td>656 94</td>
<td></td>
</tr>
<tr>
<td>125. Mosquito and sandfly nets</td>
<td>656 95</td>
<td></td>
</tr>
<tr>
<td>126. Other made-up articles of textile materials not elsewhere specified (including dress patterns)</td>
<td>656 99</td>
<td></td>
</tr>
<tr>
<td>127. Mats, matting, screens, envelopes for bottles, etc. of vegetable plaing materials</td>
<td>657 80</td>
<td></td>
</tr>
<tr>
<td>128. Carpets, carpeting, floor rugs, mats and matting, and 'kelem', 'shcumacks' and 'karamanie' rugs and the like, made up or not; tapestries, hand-made, of the types Gobelins, Flanders, Aubusson, Beauvais and the like, and needle-worked tapestries (for example, petit point and cross stitch) made in panels and the like by hand</td>
<td>657 90</td>
<td></td>
</tr>
<tr>
<td>129. Tiles</td>
<td>661 35</td>
<td></td>
</tr>
<tr>
<td>130. Asbestos-cement sheets, corrugated</td>
<td>661 84</td>
<td></td>
</tr>
<tr>
<td>131. Asbestos-cement tiles or ridgings</td>
<td>661 85</td>
<td></td>
</tr>
<tr>
<td>132. Asbestos-cement sheets, not corrugated</td>
<td>661 86</td>
<td></td>
</tr>
<tr>
<td>133. Other building materials of asbestos-cement, of fibre cement, and unfired non-metallic mineral</td>
<td>661 89</td>
<td></td>
</tr>
<tr>
<td>134. Natural or artificial abrasive powder or grain, on a base of woven fabric, of paper, of paperboard or of other materials, whether or not cut to shape or sewn or otherwise made up</td>
<td>663 20</td>
<td></td>
</tr>
<tr>
<td>135. Manufactures of asbestos; friction materials (including manufactures of asbestos other than friction materials; friction materials of asbestos, of other mineral substances or of cellulose)</td>
<td>663 80</td>
<td></td>
</tr>
<tr>
<td>136. Articles of ceramic materials, not elsewhere specified (including laboratory and industrial ceramic wares etc.; not refractory, other articles of ceramic materials, not elsewhere specified)</td>
<td>663 90</td>
<td></td>
</tr>
<tr>
<td>137. Bottles for the conveyance or packing of goods, excluding bottles for beer and soft drinks</td>
<td>665 14</td>
<td></td>
</tr>
<tr>
<td>138. Flasks and other containers, stoppers and closures of common glass, including bottles and jars for cosmetics</td>
<td>665 15</td>
<td></td>
</tr>
<tr>
<td>139. Glass table ware and other articles of glass for household, hotel and restaurant use</td>
<td>665 20</td>
<td></td>
</tr>
<tr>
<td>Description</td>
<td>Import List Group</td>
<td>Item No.</td>
</tr>
<tr>
<td>-----------------------------------------------------------------------------</td>
<td>-------------------</td>
<td>----------</td>
</tr>
<tr>
<td>140. Other articles of glass, not elsewhere specified</td>
<td>665</td>
<td>88</td>
</tr>
<tr>
<td>141. Tablewares and other articles of a kind commonly used for domestic or toilet purposes, of porcelain, china or other kinds of pottery—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) of porcelain or china</td>
<td>666</td>
<td>40</td>
</tr>
<tr>
<td>(b) of other ceramic material</td>
<td>666</td>
<td>50</td>
</tr>
<tr>
<td>142. Ornaments and furnishing goods of porcelain, china or other ceramic materials, not elsewhere specified</td>
<td>666</td>
<td>60</td>
</tr>
<tr>
<td>143. Pearls and precious and semi-precious stones (natural, synthetic or reconstituted) not mounted, set or strung; including diamonds other than industrial diamonds not set or strung</td>
<td>667</td>
<td>00</td>
</tr>
<tr>
<td>144. Corrugated roofing sheets and plates of a thickness less than 3mm., of iron or steel</td>
<td>674</td>
<td>84</td>
</tr>
<tr>
<td>145. Tubes and pipes (including hydro-electric conduits) and blanks and fittings thereof, for example, joints, elbows, unions and flanges—</td>
<td></td>
<td></td>
</tr>
<tr>
<td>(a) of cast iron</td>
<td>678</td>
<td>10</td>
</tr>
<tr>
<td>(b) of iron other than cast iron or of steel, seamless (excluding clinched)</td>
<td>678</td>
<td>20</td>
</tr>
<tr>
<td>(c) of iron, other than cast iron or of steel, welded, clinched etc.</td>
<td>678</td>
<td>30</td>
</tr>
<tr>
<td>146. Doors and door and window frames, of a kind used in the construction of houses, complete or incomplete, whether assembled or not assembled and parts thereof; of iron or steel</td>
<td>691</td>
<td>11</td>
</tr>
<tr>
<td>147. Other structures, of iron or steel, complete or incomplete, whether assembled or not assembled and parts thereof; (for example, hangars and other buildings, gangways and ladders, aircraft inspection platforms, coal washing and screening structure, bridges and bridge sections, lock-gates, towers, lattice masts, roofs, roofing frameworks, shutters, balustrades, pillars, and columns, etc.)</td>
<td>691</td>
<td>19</td>
</tr>
<tr>
<td>148. Aluminium doors, doors and window frames, louvres, of aluminium</td>
<td>691</td>
<td>21</td>
</tr>
<tr>
<td>149. Other structures, of aluminium, complete or incomplete, whether assembled or not assembled and parts thereof, (for</td>
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</tr>
</tbody>
</table>
D 250

SCHEDULE 2—continued
PART A—continued

GOODS (INCLUDING PRODUCE) EXCEPTED FROM THIS LICENCE—continued

<table>
<thead>
<tr>
<th>Descriptions</th>
<th>Import List Group</th>
<th>Item No.</th>
</tr>
</thead>
</table>

example, hangars and other buildings, gangways and ladders, aircraft inspection platforms, coal washing and screening structure, bridges and bridge-sections, lock-gates, towers, lattice masts, roofs, roofing frameworks, shutters, balustrades, pillars, and columns, etc.)

150. Reservoirs, tanks, vats, and similar containers, for any material, of iron or steel, (for storage of manufacturing use) 691 29

151. Casks, drums, cans, boxes and similar containers, of sheet or plate, iron or steel, of a description commonly used for the conveyance of packing of goods 692 11

152. Casks, drums, cans, boxes and similar containers (including rigid and collapsible tubular containers), of aluminium, of a description commonly used for the conveyance or packing of goods 692 21

153. Barbed iron or steel wire; twisted hoop or single flat wire, barbed or not, and loosely twisted double wire, of a kind used for fencing, of iron or steel 693 20

154. Gauze, cloth, grill, netting, fencing, reinforcing fabric, and similar materials, of iron, steel, copper or aluminium wire 693 30

155. Nails other than roofing nails, tacks, staples, hooknails, corrugated nails, spiked cramps, studs, spikes and drawing pins, of iron or steel, whether or not with heads of other materials, roofing nails 694 19

156. Domestic utensils and parts thereof, of aluminium 697 23

157. Domestic utensils, and parts thereof, of iron and steel, enamelled 697 24

158. Domestic utensils and parts thereof, of metal other than aluminium or enamelled iron and steel 697 29

159. Steel wool, pot scourers and polishing pads of iron or steel 697 91

160. Indoors ornaments of base metals, not elsewhere specified 697 92

161. Beads and spangles of base metal 698 83

162. Stoppers, crown corks, bottle caps, capsules, bung covers, seals and pombs, case corner protectors, etc. 698 85

163. Articles of base metals, not elsewhere specified 698 90
### Schedule 2—continued

#### Part A—continued

**Goods (Including Produce) Excepted from this Licence—continued**

<table>
<thead>
<tr>
<th>Description</th>
<th>Import List Group</th>
<th>Item No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>164. Agricultural machinery and appliances for preparing and cultivating the soil...</td>
<td>712 10</td>
<td></td>
</tr>
<tr>
<td>165. Agricultural machinery and appliances for harvesting, threshing and sorting...</td>
<td>712 20</td>
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</tr>
<tr>
<td>166. Milking machines, cream separators and other dairy-farm equipments...</td>
<td>712 30</td>
<td></td>
</tr>
<tr>
<td>167. Agricultural tractors, tracked or half-tracked...</td>
<td>712 51</td>
<td></td>
</tr>
<tr>
<td>168. Agricultural tractors, wheeled exceeding 40 brake horse power...</td>
<td>712 53</td>
<td></td>
</tr>
<tr>
<td>169. Agricultural machinery and appliances not elsewhere specified...</td>
<td>712 90</td>
<td></td>
</tr>
<tr>
<td>170. Textile machinery, including spinning, extruding, etc., machines; weaving, knitting, etc., machines and their auxiliary machines; machinery for the manufacture or finishing of felt; textile bleaching, washing, dressing, coating, printing, etc., machinery (excluding domestic washing machines)...</td>
<td>717 16</td>
<td></td>
</tr>
<tr>
<td>171. Machinery (other than sewing machines) for preparing, tanning or working hides, skins or leather (including boot and shoe machinery)...</td>
<td>717 21</td>
<td></td>
</tr>
<tr>
<td>172. Industrial sewing machines; furniture specially designed for industrial sewing machines...</td>
<td>717 31</td>
<td></td>
</tr>
<tr>
<td>173. Domestic sewing machines; furniture specially designed for domestic sewing machines...</td>
<td>717 32</td>
<td></td>
</tr>
<tr>
<td>174. Machinery for making or finishing cellulose pulp, paper or paperboard, (for example, papermill and pump mill machinery, paper cutting machinery and other machinery for the manufacture of paper articles); parts of paper making machinery...</td>
<td>718 10</td>
<td></td>
</tr>
<tr>
<td>175. Machinery for milling grain, etc...</td>
<td>718 31</td>
<td></td>
</tr>
<tr>
<td>176. Other food-processing machinery, for example, machines of a kind used in the following food or drink industries: bakery, confectionery, chocolate manufacture, macaroni, ravioli or similar food manufacture, the preparation of meat, fish, fruit or vegetables (including mincing or slicing machines), sugar manufacture or brewing...</td>
<td>718 39</td>
<td></td>
</tr>
</tbody>
</table>
### SCHEDULE 2—continued

#### PART A—continued

**GOODS (INCLUDING PRODUCE) EXCEPTED FROM THIS LICENCE—continued**

<table>
<thead>
<tr>
<th>Descriptions</th>
<th>Import List Group</th>
<th>Item No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>177. Road rollers, mechanically propelled</td>
<td>718</td>
<td>41</td>
</tr>
<tr>
<td>178. Angledozers and bull dozers</td>
<td>718</td>
<td>43</td>
</tr>
<tr>
<td>179. Graders, levellers and screppers</td>
<td>718</td>
<td>44</td>
</tr>
<tr>
<td>180. Pile-drivers</td>
<td>718</td>
<td>45</td>
</tr>
<tr>
<td>181. Boring machinery, for earth, minerals or ores</td>
<td>718</td>
<td>46</td>
</tr>
<tr>
<td>182. Other excavating, levelling, stamping and extracting machinery, stationary or mobile, for earth, minerals or ores (for example, mechanical shovels, coal-cutters, excavators)</td>
<td>718</td>
<td>47</td>
</tr>
<tr>
<td>183. Machinery for sorting, screening, separating, washing, crushing, grinding, or mixing earth, stone, ores or other mineral substances, in solid (including powder and paste) form; machinery for agglomerating, moulding or shaping solid mineral fuels, ceramic paste, unhardened cements, plastering materials or other mineral products in powder or paste form; machines for forming foundry moulds of sand</td>
<td>718</td>
<td>51</td>
</tr>
<tr>
<td>184. Glass-working machines (other than machines for working glass in the cold); machines for assembling filament and discharge lamps and electronic and similar tubes and valves</td>
<td>718</td>
<td>52</td>
</tr>
<tr>
<td>185. Airconditioning machines, self-contained, comprising a motor-driven fan and elements for changing the temperature and humidity of air, and parts thereof but excluding domestic airconditioning machines</td>
<td>719</td>
<td>12</td>
</tr>
<tr>
<td>186. Refrigerators (other than domestic) and refrigerating equipment, whether or not electrical</td>
<td>719</td>
<td>15</td>
</tr>
<tr>
<td>187. Machinery, plant and similar laboratory equipment, (other than domestic water heaters) whether or not electrically heated, for the treatment of materials by a process involving a change of temperature such as heating, cooking, roasting, distilling, rectifying, sterilising, pasteurising, steaming, drying, evaporating, vapouring, condensing or cooling, not being machinery of a kind used for domestic purposes</td>
<td>719</td>
<td>19</td>
</tr>
</tbody>
</table>
### SCHEDULE 2—continued

**PART A—continued**

**GOODS (INCLUDING PRODUCE) EXCEPTED FROM THIS LICENCE—continued**

<table>
<thead>
<tr>
<th>Description</th>
<th>Import List Group No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>188. Pumps (including motor pumps and turbo pumps) for liquids, whether or not fitted with measuring devices; liquid elevators of bucket, chain, screw, band and similar kinds</td>
<td>719   21</td>
</tr>
<tr>
<td>189. Air pumps, vacuum pumps and air or gas compressors (including motor and turbo pumps and compressors, and free-piston generators for gas turbines), fans, blowers and the like</td>
<td>719   22</td>
</tr>
<tr>
<td>190. Centrifuges, etc. (other than cream separators) and filtering and purifying machinery and apparatus (other than filter funnels, milk strainers and the like) for liquids and gases</td>
<td>719   23</td>
</tr>
<tr>
<td>191. Fork lift trucks and other industrial trucks of a kind used for moving goods within a plant (i.e. railway-stations, docks, factories etc.)</td>
<td>719   32</td>
</tr>
<tr>
<td>192. Lifts</td>
<td>719   33</td>
</tr>
<tr>
<td>193. Other mechanical handling, loading or unloading machinery, telphers and conveyors (for example, hoists, winches, cranes, transporter cranes, jacks, pulley tackle, belt conveyors and teleferics, not being machinery falling within the following groups and item number, that is, 718.43 to 47 and 718.49)</td>
<td>719   39</td>
</tr>
<tr>
<td>194. Domestic food-processing appliances, non-electrical</td>
<td>719   41</td>
</tr>
<tr>
<td>195. Domestic refrigerators, non-electrical</td>
<td>719   42</td>
</tr>
<tr>
<td>196. Domestic water heaters, non-electrical</td>
<td>719   43</td>
</tr>
<tr>
<td>197. Machine-tools for working wood, cork, bone, ebonite (vulcanite), hard artificial plastic, materials or other hard carving materials, other than machines falling within group and item list No. 719.59</td>
<td>719   52</td>
</tr>
<tr>
<td>198. Calendering and similar rolling machines (other than metal-working and metal-rolling machines and glass-working machines) and cylinders therefor</td>
<td>719   61</td>
</tr>
<tr>
<td>199. Machinery for cleaning or drying bottles or other containers; machinery for filling, closing, sealing, capsuling or labelling bottles, cans, boxes, bags or</td>
<td></td>
</tr>
</tbody>
</table>
SCHEDULE 2—continued

PART A—continued

GOODS (INCLUDING PRODUCE) EXCEPTED FROM THIS LICENCE—continued

<table>
<thead>
<tr>
<th>Description</th>
<th>Import List Group</th>
<th>Item No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>other containers; other packing or wrapping machinery; machinery for aerating beverages; dish washing machines</td>
<td>719 62</td>
<td></td>
</tr>
<tr>
<td>200. Weighing machinery (excluding balances of a sensitivity of five centigrammes or better), including weight-operated counting and checking machines; weighing machine weights of all kinds</td>
<td>719 63</td>
<td></td>
</tr>
<tr>
<td>201. Mechanical appliances (whether or not hand operated) for projecting, dispersing or spraying liquids or powders; fire extinguishers (charged or not); steam or sand blasting machines and similar jet projecting machines (Spraying machinery)</td>
<td>719 64</td>
<td></td>
</tr>
<tr>
<td>202. Automatic vending machines (for example, stamp, cigarette, chocolate and food machines), not being games of skill or chance</td>
<td>719 65</td>
<td></td>
</tr>
<tr>
<td>203. Machinery and mechanical appliances (except those suitable for use solely or principally as parts of other machines and apparatus), not falling under any other group or item list</td>
<td>719 89</td>
<td></td>
</tr>
<tr>
<td>204. Electric generators and generating sets, not exceeding 200 kilowatts</td>
<td>722 11</td>
<td></td>
</tr>
<tr>
<td>205. Electric generators and generating sets, exceeding 200 kilowatts</td>
<td>722 12</td>
<td></td>
</tr>
<tr>
<td>206. Electric motors not exceeding 25 b.h.p.</td>
<td>722 13</td>
<td></td>
</tr>
<tr>
<td>207. Electric motors exceeding 25 b.h.p.</td>
<td>722 14</td>
<td></td>
</tr>
<tr>
<td>208. Coverters (rotary or static), transformers, rectifiers and rectifying apparatus, inductors</td>
<td>722 15</td>
<td></td>
</tr>
<tr>
<td>209. Electrical apparatus for making and breaking electrical circuits, for the protection of electrical circuits, or for making connections to or in electrical circuits (for example, switches, relays, fuses, lightning arresters, surge suppressors, plugs, lamp-holders, terminals, terminal strips and junction boxes); resistors, fixed or variable (including potentiometers), other than heating resistors; switchboards (other than telephone switchboards) and control panels</td>
<td>722 20</td>
<td></td>
</tr>
</tbody>
</table>
### SCHEDULE 2—continued

#### PART A—continued

#### GOODS (INCLUDING PRODUCE) EXCEPTED FROM THIS LICENCE—continued

<table>
<thead>
<tr>
<th>Description</th>
<th>Import Item</th>
<th>List Group</th>
<th>No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>210. Insulated (including enamelled or anodised) electric wire, cable, bars, strip and the like (including co-axial cable), whether or not fitted with connectors</td>
<td>723 10</td>
<td>723 10</td>
<td></td>
</tr>
<tr>
<td>211. Electrical insulators; insulating fittings for electrical machines, appliances or equipments, being fittings wholly of insulating material apart from any minor components of metal incorporated moulding solely for purposes of assembly; electrical conduct tubing and joints therefor, of base metal lined with insulating material</td>
<td>723 20</td>
<td>723 20</td>
<td></td>
</tr>
<tr>
<td>212. Radio-gramophones combined with television receivers</td>
<td>724 11</td>
<td>724 11</td>
<td></td>
</tr>
<tr>
<td>213. Television receivers, whether or not combined with radio receivers</td>
<td>724 19</td>
<td>724 19</td>
<td></td>
</tr>
<tr>
<td>214. Radio receivers (not containing gramophones and excluding batteries) for fitting to road motor vehicles</td>
<td>724 21</td>
<td>724 21</td>
<td></td>
</tr>
<tr>
<td>215. Radio-gramophones, not combined with television receivers</td>
<td>724 22</td>
<td>724 22</td>
<td></td>
</tr>
<tr>
<td>216. Other radio receivers</td>
<td>724 29</td>
<td>724 29</td>
<td></td>
</tr>
<tr>
<td>217. Other wireless equipment not elsewhere specified</td>
<td>724 98</td>
<td>724 98</td>
<td></td>
</tr>
<tr>
<td>218. Domestic refrigerators, electrical</td>
<td>725 01</td>
<td>725 01</td>
<td></td>
</tr>
<tr>
<td>219. Domestic washing machines, whether or not electrical</td>
<td>725 02</td>
<td>725 02</td>
<td></td>
</tr>
<tr>
<td>220. Electro-mechanical domestic appliances, not elsewhere specified</td>
<td>725 03</td>
<td>725 03</td>
<td></td>
</tr>
<tr>
<td>221. Electric instantaneous or storage water heaters and immersion heaters; electric soil heating apparatus; and electric space heating apparatus; electric hairdressing appliances (for example, hair dryers, hair curlers, curling tong heaters) and electric smoothing irons; electro-thermic domestic appliances; electric heating resistors other than those of carbon</td>
<td>725 05</td>
<td>725 05</td>
<td></td>
</tr>
<tr>
<td>222. Domestic air conditioning machinery</td>
<td>725 06</td>
<td>725 06</td>
<td></td>
</tr>
<tr>
<td>223. Electric torchlight batteries</td>
<td>729 13</td>
<td>729 13</td>
<td></td>
</tr>
<tr>
<td>224. Other batteries</td>
<td>729 19</td>
<td>729 19</td>
<td></td>
</tr>
<tr>
<td>225. Electric filament lamps and electric discharge lamps (including infra-red and ultra-violet lamps); arc-lamps; electrically ignited photographic flash-bulbs</td>
<td>729 20</td>
<td>729 20</td>
<td></td>
</tr>
<tr>
<td>226. Thermionic, cold cathode and photocathode valves and tubes (including vapour or gas filled valves and tubes, cathode-ray tubes, television camera</td>
<td>729 20</td>
<td>729 20</td>
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<tr>
<td>Description</td>
<td>Import Item No.</td>
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<tr>
<td>tubes and mercury arc rectifying valves and tubes; photo-cells, mounted transistors and similar mounted devices incorporating semi-conductors; mounted piezo electrical crystals</td>
<td>729 30</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other electrical goods and apparatus not falling within any other group and item list</td>
<td>729 97</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Passenger vehicles not exceeding 1,200 cc.</td>
<td>732 11</td>
<td></td>
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</tr>
<tr>
<td>Passenger vehicles exceeding 1,200 cc. but not exceeding 1,750 cc.</td>
<td>732 12</td>
<td></td>
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<tr>
<td>Passenger vehicles exceeding 1,750 cc. but not exceeding 2,750 cc.</td>
<td>732 13</td>
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</tr>
<tr>
<td>Passenger vehicles exceeding 2,750 cc. but not exceeding 3,500 cc.</td>
<td>732 14</td>
<td></td>
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</tr>
<tr>
<td>Passenger vehicles exceeding 3,500 cc.</td>
<td>732 15</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Dual purpose motor passenger vehicles (e.g. jeeps, landrovers, kitcars, estate cars, station wagons)</td>
<td>732 16</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Steel vessels, barges, boats, launches and lighters not exceeding 250 tons gross</td>
<td>735 31</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Chairs and other seats (whether or not convertible into beds and parts thereof) but excluding those falling within group and item list No. 821.02</td>
<td>821 01</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Medical, dental, surgical or veterinary furniture (for example, operating tables, hospital beds with mechanical fittings); dentists' and similar chairs with mechanical elevating, rotating or reclining movements; church furniture; parts of the foregoing articles</td>
<td>821 02</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Mattress supports; articles of bedding or similar furnishing fitted with springs or stuffed or internally fitted with any material or of expanded, foam or sponge rubber or expanded, foam, or sponge artificial plastic material, whether or not covered (for example, mattresses, quilts, eiderdowns, cushions, pouffes and pillows</td>
<td>821 03</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Other furniture and fixtures not elsewhere specified</td>
<td>821 09</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Trunks, uniform and attache cases, of leather or of composition leather, of vulcanised fibre, of artificial plastic sheeting, of paperboard or of textile fabric</td>
<td>831 01</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Handbags, wallets, purses, pocket books and similar articles of all materials</td>
<td>831 02</td>
<td></td>
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<tr>
<td>Import List Group No.</td>
<td>Item</td>
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<tr>
<td>241</td>
<td>Other travel goods and similar articles of leather or of composition leather, of vulcanised fibre, of artificial plastic sheathing, of paperboard of textile fabric (for example, toilet cases, toolcases, tobacco-pouches, sheaths, cases, boxes for arms, musical instruments, binoculars, jewellery, cellars, footwear, brushes, etc.)</td>
<td></td>
<td></td>
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<tr>
<td>242</td>
<td>Men's and boys' outer garments</td>
<td></td>
<td></td>
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<tr>
<td>243</td>
<td>Women's, girls' and infants' outer garments</td>
<td></td>
<td></td>
</tr>
<tr>
<td>244</td>
<td>Men's and boys' undergarments, (not knitted or crocheted) but not including men's and boys' shirts</td>
<td></td>
<td></td>
</tr>
<tr>
<td>245</td>
<td>Women's, girls' and infants' undergarments, (not knitted or crocheted) but not including women's, girls' and infants' shirts</td>
<td></td>
<td></td>
</tr>
<tr>
<td>246</td>
<td>Handkerchiefs</td>
<td></td>
<td></td>
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<td>247</td>
<td>Shawls, scarves, mufflers, mantillas, veils and the like</td>
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<td></td>
</tr>
<tr>
<td>248</td>
<td>Ties, bow ties, cravats</td>
<td></td>
<td></td>
</tr>
<tr>
<td>249</td>
<td>Collars, tuckers, fallals, bodice-fronts, jabots, cuffs, flounces, yokes and similar accessories and trimmings for women's and girls' garments</td>
<td></td>
<td></td>
</tr>
<tr>
<td>250</td>
<td>Corsets, corsetbelts, suspenderbelts, brassieres, braces, suspenders, garters, and the like (including such articles of knitted or crocheted fabric), whether or not elastic</td>
<td></td>
<td></td>
</tr>
<tr>
<td>251</td>
<td>Gloves, mittens, mitts, stockings, socks, and sockettes, not being knitted or crocheted goods</td>
<td></td>
<td></td>
</tr>
<tr>
<td>252</td>
<td>Other clothing accessories not falling under any other group and item number</td>
<td></td>
<td></td>
</tr>
<tr>
<td>253</td>
<td>Articles of apparel and clothing accessories, of leather or of composition leather</td>
<td></td>
<td></td>
</tr>
<tr>
<td>254</td>
<td>Gloves, mittens and mitts, knitted or crocheted, not elastic nor rubberised</td>
<td></td>
<td></td>
</tr>
<tr>
<td>255</td>
<td>Stockings, under stockings, socks, ankle-socks, babies' booties, sockettes and the like, knitted or crocheted, not elastic or rubberised</td>
<td></td>
<td></td>
</tr>
<tr>
<td>256</td>
<td>Other garments and other articles, knitted or crocheted, not elastic nor rubberised</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
## SCHEDULE 2—continued

### PART A—continued

**GOODS (INCLUDING PRODUCE) EXCEPTED FROM THIS LICENCE—continued**

<table>
<thead>
<tr>
<th>Description</th>
<th>Import List Group</th>
<th>Item No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>257. Knitted or crocheted fabric and articles thereof, elastic or rubberised (excluding elastic knee-caps and elastic stockings)</td>
<td>841 45</td>
<td></td>
</tr>
<tr>
<td>258. Chemises, singlets, undervests and similar garments, knitted or crocheted, not elastic nor rubberised</td>
<td>841 46</td>
<td></td>
</tr>
<tr>
<td>259. Shirts of all descriptions</td>
<td>841 47</td>
<td></td>
</tr>
<tr>
<td>260. Hats and other headgear, whether or not lined or trimmed, of felt</td>
<td>841 51</td>
<td></td>
</tr>
<tr>
<td>261. Hats and other headgear, whether or not lined or trimmed, plaited</td>
<td>841 52</td>
<td></td>
</tr>
<tr>
<td>262. Other headgear</td>
<td>841 58</td>
<td></td>
</tr>
<tr>
<td>263. Articles of apparel and clothing accessories (including gloves), for all purposes, of unhardened vulcanised rubber</td>
<td>841 60</td>
<td></td>
</tr>
<tr>
<td>264. Fur clothing (not including headgear) and other articles made of furskins, artificial fur and articles thereof</td>
<td>842 00</td>
<td></td>
</tr>
<tr>
<td>265. Footwear without soles and uppers of rubber or artificial plastic materials</td>
<td>851 01</td>
<td></td>
</tr>
<tr>
<td>266. Footwear with outer soles of leather or composition leather; footwear with soles of rubber or plastic material other than those falling within group and item number 851-01</td>
<td>851 02</td>
<td></td>
</tr>
<tr>
<td>267. Footwears with outer soles of wood or cork</td>
<td>851 03</td>
<td></td>
</tr>
<tr>
<td>268. Footwear with outer soles, of other materials</td>
<td>851 04</td>
<td></td>
</tr>
<tr>
<td>269. Gaiters, spats, leggings, puttees, cricket pads, shin-guards and similar articles, and parts thereof</td>
<td>851 05</td>
<td></td>
</tr>
<tr>
<td>270. Cinematographic film of 16 mm or more</td>
<td>862 46</td>
<td></td>
</tr>
<tr>
<td>271. Photographic and cinematographic supplies not elsewhere specified</td>
<td>862 49</td>
<td></td>
</tr>
<tr>
<td>272. Developed cinematographic film</td>
<td>863 00</td>
<td></td>
</tr>
<tr>
<td>273. Gramophones, dictating machines and other sound recorders and reproducers, including record players and tape decks, with or without sound-heads; television image and sound recorders and reproducers, magnetic</td>
<td>891 11</td>
<td></td>
</tr>
<tr>
<td>274. Gramophone records, complete</td>
<td>891 21</td>
<td></td>
</tr>
</tbody>
</table>
### SCHEDULE 2—continued

**PART A—continued**

**GOODS (INCLUDING PRODUCE) EXCEPTED FROM THIS LICENCE—continued**

<table>
<thead>
<tr>
<th>Description</th>
<th>Import List Group</th>
<th>Item No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>275. Transfers (decalcomanias) picture postcards, Christmas and other picture greeting cards, printed by any process with or without trimmings</td>
<td>892 40</td>
<td></td>
</tr>
<tr>
<td>276. Paper or paperboard labels, whether or not printed or gummed</td>
<td>892 91</td>
<td></td>
</tr>
<tr>
<td>278. Calendars of any kind, of paper or paperboard, including calendar blocks but excluding memorandum block incorporating calendars</td>
<td>892 94</td>
<td></td>
</tr>
<tr>
<td>279. Other printed matter, including printed pictures and photographs</td>
<td>892 99</td>
<td></td>
</tr>
<tr>
<td>280. Finished tubes, rods, sticks, profile shapes, and articles of rectangular shapes made of artificial plastic materials, etc.</td>
<td>893 10</td>
<td></td>
</tr>
<tr>
<td>281. Other articles of plastic materials, not elsewhere specified</td>
<td>893 20</td>
<td></td>
</tr>
<tr>
<td>282. Wheeled toys designed to be ridden by children (for example, toy bicycles and tri-cycles and pedal motor cars); dolls prams and dolls' push chairs, dolls and other toys; working models of a kind used for recreational purposes; equipments for parlour, table and funfair games for adults or children (including billiard tables and pintables and table tennis requisites); carnival articles; entertainment articles (for example, conjuring tricks and novelty jokes); Christmas tree decorations and similar articles for Christmas festivities, for example, artificial Christmas trees, Christmas stockings, imitation yule logs, Nativity scenes and figures thereof</td>
<td>894 20</td>
<td></td>
</tr>
<tr>
<td>283. Office and stationery supplies of base metals (including filing cabinets, racks, paper trays and similar office equipment of base metal, (excluding furnitures), fittings for files, loose-leaf binders or for stationery books, of base metal; paper clips, staples, indexing tabs and similar stationery goods, of base metal (Tariff Nos. 94.03A and 83.04/05)</td>
<td>895 10</td>
<td></td>
</tr>
<tr>
<td>284. Fountain pens, stylograph pens and pencils (including bale point pens and pencils) and other pens, penholders, pencilholders and similar holders; propelling</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Description</td>
<td>Import List Group</td>
<td>Item No.</td>
</tr>
<tr>
<td>----------------------------------------------------------------------------</td>
<td>--------------------</td>
<td>----------</td>
</tr>
<tr>
<td>pencils and sliding pencils; parts and fittings thereof, other than those falling within group and item No. 895-22 or 895-33</td>
<td></td>
<td>895 21</td>
</tr>
<tr>
<td>285. Jewellery, goldsmiths’ and silversmiths’ wares and other articles of precious metal or rolled precious metal; articles consisting of, or incorporating, pearls, precious or semi-precious stones (natural, synthetic or reconstructed)</td>
<td></td>
<td>897 10</td>
</tr>
<tr>
<td>286. Imitation jewellery</td>
<td></td>
<td>897 20</td>
</tr>
<tr>
<td>287. Articles and manufactures of carving or moulding materials (including unhardened gelatin, and agglomerated amber and meerschaum) for example, tortoise-shell and articles thereof; worked mother of pearl and articles thereof; worked ivory and articles of ivory, worked bone and articles thereof; other worked animal carving material and articles thereof; worked vegetable carving material and articles thereof; worked mineral carving material; and articles thereof; worked jet, amber, meerschaum and articles thereof; moulded or carved articles of wax, stearin, natural gums or resins or of moulding pastes or other materials, not elsewhere specified or included</td>
<td></td>
<td>899 10</td>
</tr>
<tr>
<td>288. Basket work and other articles of plaiting materials, not elsewhere specified, for example, brooms and brushes (including mops and feather dusters): paint roller; squeegees (other than roller squeegees); prepared knots and tufts for broom or brush making; hand sieves and hand riddles</td>
<td></td>
<td>899 20</td>
</tr>
<tr>
<td>289. Candles, tapers, night-lights and the like</td>
<td></td>
<td>899 31</td>
</tr>
<tr>
<td>290. Matches (excluding Bengal matches)</td>
<td></td>
<td>899 32</td>
</tr>
<tr>
<td>291. Mechanical lighters and similar lighters, including chemical and electrical lighters and parts thereof, including flints</td>
<td></td>
<td>899 34</td>
</tr>
<tr>
<td>292. Umbrellas and sunshades (including walking stick umbrellas), parasols, umbrella tents, garden and similar umbrellas, imported, assembled or unassembled</td>
<td></td>
<td>899 41</td>
</tr>
</tbody>
</table>
### SCHEDULE 2—continued

#### PART A—continued

**GOODS (INCLUDING PRODUCE) EXCEPTED FROM THIS LICENCE—continued**

<table>
<thead>
<tr>
<th>Description</th>
<th>Import Item List Group No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>293. Walking sticks (including climbing-sticks and seat-sticks), canes,</td>
<td></td>
</tr>
<tr>
<td>whips, riding-crops and the like</td>
<td>899 42</td>
</tr>
<tr>
<td>294. Other small wares and toilet wares, not elsewhere specified (including</td>
<td></td>
</tr>
<tr>
<td>slide fasteners, and parts thereof, combs, hair-slides, and the like,</td>
<td></td>
</tr>
<tr>
<td>corset busks and similar supports of articles of apparel and clothing</td>
<td></td>
</tr>
<tr>
<td>scent and similar sprays and the kind used for toilet purposes and mounts</td>
<td></td>
</tr>
<tr>
<td>and heads thereof; powder puffs and pads for applying cosmetics, or other</td>
<td></td>
</tr>
<tr>
<td>toilet preparations; tailors' dummies and other lay figures; automato and</td>
<td>899 59</td>
</tr>
<tr>
<td>other animated display of the kind used for show window dressing; articles</td>
<td></td>
</tr>
<tr>
<td>made from gut (other than silk one gut) gold beater's skin, from bladders</td>
<td></td>
</tr>
<tr>
<td>or from tendons</td>
<td></td>
</tr>
<tr>
<td>295. Other manufactured articles not elsewhere specified, for example</td>
<td>899 99</td>
</tr>
<tr>
<td>artificial flowers foliage or fruits and parts thereof; human hairs, wigs,</td>
<td></td>
</tr>
<tr>
<td>false beards, hair pads, curls; fans and hand screens (non-mechanical);</td>
<td></td>
</tr>
<tr>
<td>parachutes, etc.</td>
<td></td>
</tr>
<tr>
<td>296. Finished structural parts and constructions of non-ferrous metals, not</td>
<td>691 90</td>
</tr>
<tr>
<td>elsewhere specified</td>
<td></td>
</tr>
<tr>
<td>297. Produce of the descriptions set out in Part B of this Schedule, except</td>
<td></td>
</tr>
<tr>
<td>any such produce imported by way of petty or barter trade, accepted as such</td>
<td></td>
</tr>
<tr>
<td>by the Board of Customs and Excise</td>
<td></td>
</tr>
</tbody>
</table>
SCHEDULE 2—continued

PART B

PRODUCE REFERRED TO IN PARAGRAPH 297 OF THIS SCHEDULE

<table>
<thead>
<tr>
<th>Import List</th>
<th>Item No.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Group</td>
<td></td>
</tr>
</tbody>
</table>

(i) Grapefruit, Fresh
(ii) Lemons, Fruits
(iii) Grape fruit, Juice
(iv) Raw cocoa beans
(v) Ginger
(vi) Cotton seed cake
(vii) Cotton seed meal
(viii) Groundnut cake
(ix) Groundnut meal
(x) Palm kernel cake
(xi) Palm kernel meals
(xii) Benniseed
(xiii) Cotton seed
(xiv) Groundnuts
(xv) Palm kernels
(xvi) Soya Beans
(xvii) Raw cotton
(xviii) Cotton linters
(xix) Cotton seed oil
(xx) Groundnut (peanut)
(xxi) Palm Kernel oil
(xxii) Palm oil

SCHEDULE 3

(Para. 5)

LEGAL NOTICES REVOKED

<table>
<thead>
<tr>
<th>Legal Notice</th>
<th>Citation</th>
</tr>
</thead>
<tbody>
<tr>
<td>L.N. 239 of 1959</td>
<td>Open General Import Licence (Dollar Area) No. 4 of 1959.</td>
</tr>
<tr>
<td>L.N. 241 of 1959</td>
<td>Open General Import Licence (Sugar) No. 6 of 1959.</td>
</tr>
<tr>
<td></td>
<td>Open General Import Licence (Japan) No. 3 of 1959 (Amendment) Notice.</td>
</tr>
<tr>
<td></td>
<td>Open General Import Licence (Dollar Area) No. 4 of 1959 (Amendment) Notice.</td>
</tr>
</tbody>
</table>
### Legal Notices Revoked—continued

<table>
<thead>
<tr>
<th>Legal Notice</th>
<th>Citation</th>
</tr>
</thead>
<tbody>
<tr>
<td>L.N. 75 of 1962</td>
<td>Open General Import Licence (Scheduled Territories and Easy Currency Countries) No. 2 of 1959.</td>
</tr>
<tr>
<td>L.N. 76 of 1962</td>
<td>Open General Import Licence (Scheduled Territories and Easy Countries) No. 2 of 1959 (Amendment) 1962.</td>
</tr>
<tr>
<td>L.N. 126 of 1962</td>
<td>Open General Import Licence (Japan) No. 3 of 1959 (Amendment) 1962 (B211).</td>
</tr>
<tr>
<td>L.N. 105 of 1963</td>
<td>Open General Import Licence (Japan) No. 3 of 1959 (B403).</td>
</tr>
<tr>
<td>L.N. 107 of 1963</td>
<td>Open General Import Licence (Sugar) No. 6 of 1959 (B405).</td>
</tr>
</tbody>
</table>
### Legal Notices Revoke—continued

<table>
<thead>
<tr>
<th>Legal Notice</th>
<th>Citation</th>
</tr>
</thead>
<tbody>
<tr>
<td>L.N. 71 of 1964</td>
<td>Open General Import Licence (Hong Kong) No. 1 of 1963 (Amendment) 1964.</td>
</tr>
<tr>
<td>L.N. 74 of 1964</td>
<td>Open General Import Licence (Dollar Area) No. 4 of 1959 (Amendment) 1964.</td>
</tr>
<tr>
<td>L.N. 87 of 1964</td>
<td>Open General Import Licence (Dollar Area) (No. 4 of 1959) Amendment Notice 1964.</td>
</tr>
</tbody>
</table>
SCHEDULE 3—continued

LEGAL NOTICES REVOKED—continued

<table>
<thead>
<tr>
<th>Legal Notice</th>
<th>Citation</th>
</tr>
</thead>
</table>

Made at Lagos this 2nd day of June, 1969.

O. A. OsiBOGUN,
Import Licensing Authority,
Federal Ministry of Trade
EXPLANATORY NOTE

(This Note does not form part of the above Licence but is intended to explain its purpose)

This Licence supersedes the Open General Import Licence (Dollar Area) No. 4 of 1959, the Open General Import Licence No. 1 of 1964, and the Open General Import Licence (Netherlands) No. 2 of 1964, as those Licences were amended up to 1st June 1968, (which Licences are revoked under paragraph 5 of this licence).

2. This licence permits the importation into Nigeria from all countries (with the exception of the countries listed in Schedule 1) of all goods other than those set out in Schedule 2. Accordingly, in respect of goods which are so permitted it is not necessary for importers to obtain specific import licences.

3. Specific import licences are necessary in respect of countries listed in Schedule 1, and for the goods set out in Schedule 2, of the Licence.

4.—(1) Specific import licences for gold bar, gold sheet, wire and grain, and gold bullion will be issued only to gold dealers licensed under the Gold Trading Act (Cap. 76).

(2) Importers applying for specific licences for goods manufactured wholly of gold or of 2 per cent or more of gold, gold clocks, gold watches, gold watch cases, and similar articles manufactured wholly or of 2 per cent or more of gold are required to produce to the Import Licensing Authority details of the total fine gold content of the articles which it is desired to import.

(3) Before releasing articles containing gold against this Open General Licence the Customs authorities may require importers to produce details of the total fine gold content in ounces of such articles.

5. Payment for goods imported under this Open General Licence is subject to the conditions prescribed in Nigerian Exchange Control Notice No. 13 (Third issue).

6. Customs ports means all ports in Nigeria for the time being designated by the Federal Commissioner for Finance under section 12 of the Customs and Excise Management Act 1958. The approved ports are at present those set out in the Customs Ports (Designation Order) 1967 and are as follows Lagos, including Apapa, Burutu, Koko, Sapele and Warri.

7. Customs airports means all aerodromes in Nigeria for the time being designated under section 14 of the said Act and are those set out in the Customs Airports (Redesignation) Order 1967 and are as follows, Lagos (Ikeja) and Kano.

8. It is not necessary for importers to hold this licence or to produce it to the Customs authorities. Importers are nevertheless advised to retain the Notice for reference as copies are not being distributed. A copy may be seen on application at any Custom House or Post Office.