

HIGH COMMISSIONER'S NOTICE No. 59 of 1935.

It is hereby notified for general information that, under the provisions of the Bechuanaland Protectorate Radio Proclamation No. 10 of 1927 (as amended by Proclamation No. 27 of 1931), His Excellency the High Commissioner has been pleased to cancel Part 2 of the Radio Regulations published under High Commissioner's Notice No. 124 of 1934, and to substitute the following regulations.

By Command of His Excellency the
High Commissioner.

H. LESTER SMITH,
Acting Administrative Secretary.

High Commissioner's Office,
Capetown, 5th April, 1935.

PART 2.

The Listener.

14. "Listener" means a person who uses apparatus to receive broadcasting or other radio signals.

15. Any type of radio receiving apparatus may be used by the listener, provided that reaction shall not be employed to an extent sufficient to cause interference with other listeners.

16. (a) No person shall possess, erect, maintain, or use radio receiving apparatus until he has obtained a listener's licence, which may be procured at any Post Office where money order business is transacted.

(b) The listener's licence shall be available for twelve months from the date of issue, and may, at the discretion of the Postmaster-General, be renewed on payment of the fees prescribed for the licence.

(c) The listener shall, within fourteen days of the end of the period specified in his licence, either renew the licence or immediately dismantle his apparatus and give notice in writing thereof to the Postmaster-General.

17. (a) A listener's licence shall be required for the use of radio apparatus in each private motor vehicle, provided that if the owner of a private motor vehicle is the holder of a current listener's licence he shall be entitled to the issue, free of charge, of one special licence authorizing the use of radio apparatus therein. Such free "private motor vehicle" licence shall run, terminate, and be renewed concurrently with the relative listener's licence.

(b) A special "public motor vehicle" listener's licence at the rate prescribed in section 18 of these regulations shall be required for the use of any radio apparatus in a public motor vehicle.

(c) A bona fide visitor to the Bechuanaland Protectorate may be granted a permit by the Postmaster-General to use radio apparatus for a period not exceeding three months.

(d) A dealer in motor vehicles fitted with radio receiving apparatus shall obtain a radio dealer's licence and a demonstration licence.

(e) Radio receiving apparatus in motor vehicles shall not be used in any area or place prohibited by the Police, or local Government authorities.

18. (a) The fees for a listener's licence shall be paid annually in advance, or in such instalments as may be arranged, at the following rates per annum:—

TARIFF 1.

| <i>Within 100 miles of nearest Broad- casting Station.</i> | <i>Beyond 100 miles but not exceeding 250 miles.</i> | <i>Beyond 250 miles.</i> |
|--|--|------------------------------|
| £ s. d. | £ s. d. | £ s. d. |

All classes of radio apparatus, except such apparatus covered by a licence issued under Section 21, Part 3, of the Radio Regulations; loud-speaker extensions specified in Tariff 2; and any radio apparatus for which a special fee has been fixed by the Postmaster-General..

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TARIFF 2.

Each loudspeaker extension from a master radio receiving apparatus installed in a block of flats, hotel, or any other communal or collective establishment.....

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In special circumstances, such fees as the* Postmaster-General may prescribe.

(Where a zone boundary passes through a town, the municipal area shall be regarded for the payment of fees as being wholly in the zone nearest the broadcasting station.)

(b) Where a listener has obtained a licence and paid therefor an amount less than the amount payable in terms of the above tariff, the Postmaster-General may call upon him to pay the difference within a specified period and, if he fails to do so, he shall be guilty of an offence.