56. Any notice or request to be given or made by or for the Minister to a radio-dealer may, with the general authority of the Minister, be under the hand of the Secretary, the Chief Telegraph Engineer, a District Radio Inspector, or other duly authorized officer of the Post and Telegraph Department, and may be served on a licensee at the usual or last known place of residence or business of the licensee, and in that case the time of service shall be deemed to mean the time when, in the ordinary course of post, it would have been delivered to the radio-dealer at that place.

57. (1.) A licensee shall exhibit prominently within his premises at his place of business, for the information of customers and others, the radio-dealer's license in respect of such place of business, and also any notices, requests, or information concerning the establishment and operation of radio

stations that the Minister may desire to be thus exhibited.

(2.) A licensee shall also exhibit prominently at the front of his business premises, for external observation, a sign bearing the words "Licensed Radio-dealer."

58. A radio-dealer's license shall include authority for the radio-dealer to establish and operate for the purpose of demonstration only, at the place of business mentioned in the license, a set of radio receiving-apparatus as if the said radio receiving-apparatus were a radio receiving station licensed in pursuance of the Amateur Radio Regulations, 1925: Provided that in the exercise of this authority the radio-dealer shall establish and operate the said radio receiving-apparatus in strict accordance with the Amateur Radio Regulations, 1925.

59. The District Radio Inspector shall be advised promptly in writing of any change in the location or address of a place of business in respect of which a radio-dealer's license has been issued; and the District Radio Inspector shall issue to the radio-dealer a permit in writing for the license to be exercised in respect of the new location of the said place of business.

60. A radio-dealer's license shall not be transferable, except with the

written approval of the Minister.

61. Except with the written consent of the Minister, a licensee shall not assign, sublet, transfer, or otherwise dispose of, or admit any other person or corporation to participate in any of the benefits, powers, or authorities accruing to him by virtue of the radio-dealer's license issued to him.

62. The issue of a radio-dealer's license shall not relieve a radio-dealer of any responsibility for any infringement by the said radio-dealer of any

right in any patent, trade-mark, or design.

63. (1.) The Minister may, at his discretion, revoke or suspend, for such period as he deems fit, any radio-dealer's license where in his opinion the provisions of the regulations governing the issuance of radio-dealers' licenses have been disregarded or violated.

(2.) Radio-dealers shall not be entitled to compensation for any re-

vocation or suspension effected under this regulation.

64. (1.) In the event of the loss, mutilation, or destruction from any cause of a radio-dealer's license, application in writing for a duplicate shall be made to the District Radio Inspector, and the applicant shall forward a statutory declaration setting out the circumstances connected with the loss, mutilation, or destruction of the said license. The application shall be accompanied by the fee payable in respect of a duplicate of a license as prescribed in this regulation.

(2.) A fee of 5s. shall be payable for the duplicate license.

## 3. Declaration of Secrecy.

65. (1.) Every licensee shall execute a declaration of secrecy to the effect that he will not divulge to any unauthorized person any information whatsoever relating to public correspondence that may come to his knowledge; that he will, by every means in his power, preserve the secrecy of such information; and that he will adopt all reasonable precautions to prevent unauthorized persons becoming acquainted therewith.

(2.) All agents and servants of the licensee having access to any radio receiving-apparatus established and operated as a radio-receiving station under the authority of a radio-dealer's license, and not already bound by a similar declaration executed in accordance either with these regulations or the Amateur Radio Regulations, 1925, shall duly execute the declaration specified in this regulation.

(3.) The licensee, his agents, or servants, shall not commit to writing

any public correspondence that may come to their knowledge.