

the case of "Special," "Multiple," or "Temporary" receiving-stations the license shall be the ordinary receiving-station license enfaced with the word "Special," "Multiple," or "Temporary," as the case may be.

Temporary license for lectures.

11. In cases in which temporary authority is sought for demonstrations of radio-telegraphy in connection with lectures, scientific proceedings, or the like, the Minister may, at his discretion and without fee, grant to any person a license in that behalf. Every care shall be taken by the licensee to safeguard the secrecy of public correspondence, and only in special cases shall permission be given to operate transmitting-apparatus connected to an aerial or earth.

Portion of fees may be paid for maintenance of broadcasting service.

12. A portion of the annual fees paid by licensees in respect of licenses issued in pursuance of these regulations may, as prescribed in the next succeeding regulation, be paid by the Minister to persons or companies with whom or which any agreement for a broadcasting service has been, or may be, executed in terms of section 203 of the said Act.

13. The aggregate amount to be paid to persons or companies, as prescribed in the last preceding regulation, in respect of the fees payable for licenses issued under these regulations shall not exceed the following portions of the license fees paid—

(1) Receiving-station licenses :—

In the case of ordinary receiving-station licenses	Five-sixths.
In the case of special receiving-station licenses	Five-sixths.
In the case of multiple receiving-station licenses	Five-sixths.
In the case of temporary receiving-station licenses	Five-sixths.

(2) Transmitting and receiving station licenses :—

In the case of mobile-station licenses	..	No payment.
In the case of broadcasting-station licenses	..	No payment.
In the case of private commercial station licenses	..	No payment.
In the case of private experimental station licenses
	..	Five-sixths.

(3) In the case of radio-dealers' licenses 45 per cent.

Application for and issue of licenses.

14. Application for radio licenses shall be made as follows :—

Receiving-station licenses :—

Ordinary	} At any postal money-order office, or at the office of any District Radio Inspector.
Special	
Multiple	
Temporary	

Transmitting and receiving station licenses :—

Broadcasting station	} At the office of any District Radio Inspector.
Private experimental station	
Private commercial station	
Mobile station	At the General Post Office, Wellington.
Radio-dealers' licenses	At the office of any District Radio Inspector.

15. (1) Every applicant for a license shall furnish at the time of application, in such form as may be prescribed by the Minister,—

- The full name, occupation, and address of the applicant :
- The particular address of the premises in which a station is situate or proposed to be situate :
- In the case of a radio-dealer, the location of his place of business.

(2) In addition, every applicant shall furnish such other information as may be required either at the time of application or subsequent thereto.

16. (1) Where the applicant is a corporate body, any individual through whom the application is made shall satisfy the Minister that he is duly authorized to make the application in the name and on behalf of the corporate body.

(2) Where a license is sought for a station vested in any person in trust for an association, institute, or other body of unincorporated persons, the applicant shall satisfy the Minister that he is or is to be the person to erect, construct, establish, maintain, and use or (as the case may be) the person in possession of the station, plant, or apparatus in respect of which the license is sought.