

- (2) If any person to whom a license is issued becomes during the continuance thereof disqualified to hold the same by virtue of any of the foregoing provisions of this Part of these regulations, or if any person named in a license as a travelling representative becomes disqualified to be so named, such license shall thereupon become void.
- Application for license.** 200. Every application for a radio-dealer's license shall be in writing signed by the applicant, setting out the applicant's full name; address, and occupation, the class of license applied for, and the particular address of the fixed place of business (if any) in respect of which the license is sought, and, in addition, if the license sought is a license of Class III, the name of the person who is to act as travelling representative.
- False statement.** 201. Any person making a false statement in any application for a license commits an offence against these regulations.
- Class of license changed.** 202. Any person holding a license of Class IV who desires to carry on the business of a radio-dealer at a fixed place of business shall forthwith apply for a license of Class I or Class II, as the case may require, and on the issue thereof he shall surrender the license of Class IV theretofore held by him, and the fee for the new license shall be reduced by the respective sums set out in clause (2) of Regulation 210 hereof in respect of every complete unexpired calendar month of the term of the surrendered license.
- Partnerships.** 203. In the case of two or more persons carrying on business in partnership it shall be sufficient if one license is issued for the purposes of these regulations, and such license may be issued to any one member of such partnership or to two or more or all of the members thereof described by their names, or to all the members thereof described by the firm name of the partnership.
- Place of business changed.** 204. The place of business stated in any license of Class I or Class II may, on the application of the licensee made to a Radio Inspector, be altered at any time during the currency of the license by memorandum to that effect endorsed thereon and signed by the Minister :
- Provided that if the place of business be changed from a place ten miles or more by the nearest practicable route from the chief post-office at Auckland, Christchurch, or Dunedin, or the General Post Office at Wellington, to a place within ten miles by the nearest practicable route of any such chief post-office or the General Post Office aforesaid, then, before such memorandum is made, the licensee shall pay a sum equivalent to the fee payable for a license of Class I for the period for which the license as endorsed shall continue to be in force after deducting the respective sums set out in clause (2) of Regulation 210 hereof in respect of every complete unexpired calendar month of the term of the license regarded as a license of Class II.
- Travelling representative changed.** 205. The name of a travelling representative on a license of Class III may be changed at any time during the currency of the license, but no such alteration shall be valid unless application be made to a Radio Inspector for the Minister's approval on the written request of the licensee and unless a memorandum of such approval be endorsed thereon and signed by the Minister.
- Not transferable.** 206. Except as herein provided, no radio-dealer's license shall be transferable.
- License and sign to be exhibited.** 207. Every radio-dealer holding a license of Class I or Class II shall exhibit prominently at the front of his premises, for external observation, a sign bearing the words "Licensed Radio-dealer," and shall also exhibit in a prominent position within the premises his dealer's license.
- Demonstrations.** 208. A radio-dealer's license shall authorize the establishment and operation from time to time for the purpose of demonstration only at the place of business mentioned in the license, or at the residence of a travelling representative of a licensee of Class III or a licensee of Class IV, or for a period not exceeding seven days at the premises of a prospective purchaser, or elsewhere if specially authorized by the Minister, of one set of radio-receiving apparatus as if the said radio-receiving apparatus were a radio-receiving station licensed in pursuance of these regulations :
- Provided that the establishment and operation of the said radio-receiving apparatus shall be in strict accordance with these regulations.
- Temporary installations.** 209. Subject to the Minister's approval, and upon such conditions as he shall determine, a licensed radio-dealer may be permitted to install and operate for temporary periods radio apparatus at show-grounds, exhibitions, and the like.