- 210. (1) Except as otherwise provided in these regulations, the fee Fees. for a radio-dealer's license shall be as follows, payable in advance:—
  - (a) For a license of Class I: £15 per annum.
    (b) For a license of Class II: £7 10s. per annum.

  - (c) For a license of Class III: £2 per annum.
    (d) For a license of Class IV: £15 per annum.
- (2) Where the period to the 31st day of March following the issue of a license is less than one year the fee for the license shall be at the following rates, payable in advance:—

  (a) For a license of Class I: £1 5s. per calendar month or fraction
  - thereof.
  - (b) For a license of Class II: 12s. 6d. per calendar month or fraction thereof.
  - (c) For a license of Class III: 3s. 4d. per calendar month or fraction
  - (d) For a license of Class IV: £1 5s. per calendar month or fraction thereof.
- (3) Where the period to the 31st day of March following the issue of a license is less than three months the fee for the next ensuing twelve months shall be added to the initial payment, and a license shall be issued accordingly for the period covered by such fee.

(4) The fee for a duplicate license shall be 5s. Such a license shall be issued only upon production of satisfactory evidence of the loss, mutilation, or destruction of the original license.

211. In accordance with the provisions of section 202 of the said Record of sales. Act, every radio-dealer shall keep at his place of business or at each such place a book in which he shall record or cause to be recorded a true record of all sales made by him of apparatus for radiotelegraphy. Unless otherwise directed by the Minister, this condition shall be deemed to be fulfilled if a record be kept in respect of-

(a) Complete sets, whether assembled or unassembled.

(b) Telephone-receivers.

(c) Loud-speakers.

212. Except as provided in Regulation 213, the issue of a radio-Patent-rights. 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.

213. During the subsistence of the agreement on the subject between Government and the Amalgamated Wireless (Australasia), Ltd., the issue of a radio-dealer's license shall make available to the licensee, during the period of the license, the New Zealand patent rights held by Amalgamated Wireless (Australasia), Ltd., for the purpose of listening to the programmes of radio-telephone broadcasting stations.

## SCHEDULE.

(Form No. 1.)

DOMINION OF NEW ZEALAND.—POST AND TELEGRAPH DEPARTMENT. License No.... Radio district.....

License to establish and operate a Radio Receiving Station.

(Issued under the authority of the Post and Telegraph Act, 1928, and Regulations made thereunder.)

[Date-stamp.]

Name of licensee:

Address where apparatus installed : Make or type of set :

Date of expiry of license:

Amount paid: £ s. d.
Signature of issuing officer:
......District Radio Inspector.

......Postmaster.

(Form No. 2.)

License to establish and operate a Mobile Radio-station.

(.....Station.) PARTICULARS OF STATION.

										he e		_
Name of Station.	Call Sign.	Class of Station.	Wave.		rer of assured from oply).	Ra- ed in	ial and Current	Service.			Pri- e to n ts	
			Type.	Frequency (Normal frequency underlined).	Maximum Power of Station (measured at Input from Source of Supply).	Normal Power of Radiation expressed in Metre-amperes.	Height of Aerial Intensity of Cu at its Base.	Nature.	Hours of Ser- vice.	Charges.	Administration or Pr vate Enterprise t which Account must be addressed	Remarks.
1	2	3	4	5	6	7	8	9	10	11	12	13
						ļ	<u> </u>	<u> </u>				1