

1968 No. 1256

## TELEGRAPHS

## The Telephone Regulations 1968

<i>Made</i>	- - -	<i>5th August 1968</i>
<i>Laid before Parliament</i>		<i>20th August 1968</i>
<i>Coming into Operation</i>		<i>1st October 1968</i>

## ARRANGEMENT OF REGULATIONS

## PART I

1. Interpretation and extent.

## PART II

## PROVISION OF TELEPHONE SERVICE, EQUIPMENT AND APPARATUS

2. Application of Part II.
3. Provision of telephone service.
4. Business lines.
5. Method of application and contents of application form.
6. Conditions relating to particular installations.
7. Termination of service by notice.
8. Premature cesser of service.
9. Cancellation of application for service.

## PART III

## RENTALS

10. Application of Part III.
11. Rental for installations.
12. Variation of rental fixed by the Postmaster General.

## PART IV

## NON-PERIODIC CHARGES

13. Application of Part IV.
14. Connection charge.
15. Special construction.
16. Single payment charge.
17. Removals and changes of apparatus.
18. Charges for outside normal hours repair work.

**PART V****CALL CHARGES**

19. Telephone groups.
20. Inland call charges.
21. Charges for foreign and other calls.
22. Calls from coin box lines.
23. Reduction of charges at certain times.
24. Limit of user, and contract calls.
25. Calls made by means of special equipment, etc.

**PART VI****SERVICES AND FACILITIES**

26. General.
27. Temporary disconnection of telephone service.
28. Temporary transfer and interception of calls.
29. Fixed time calls—British Islands.
30. Personal calls—British Islands.
31. Transferred charge calls—British Islands.
32. Transferred charge calls—elsewhere.
33. Credit card calls.
34. Alarm calls.
35. Advice of duration and charge.
36. Additional particulars of calls charged individually.
37. Application of telegraph facilities.
38. Directory enquiries.

**PART VII****RADIOPHONE SERVICE**

39. Radiophone service.

**PART VIII****GENERAL CONDITIONS OF SERVICE TO SUBSCRIBERS**

40. Application of Part VIII.
41. General powers of the Postmaster General.
42. Power to require security.
43. Charges payable by subscribers.
44. Default by subscribers.
45. Subscriber's responsibility for installation.
46. Permission to enter property.
47. Attachments etc.
48. Subscriber not to assign service or agreement.
49. Supply of electricity.
50. Telephone directories.

## PART IX

## GENERAL

51. Calculation of rentals.
  52. Measurement of length of lines.
  53. Liability for call office and other charges.
  54. Evidence.
  55. Remission of charges.
  56. Service of notices, etc.
  57. Misuse of the telephone system.
  58. Non-liability of Post Office.
  59. Consent or approval of the Postmaster General.
  60. Construction.
  61. Revocation and transitional provisions.
  62. Citation and commencement.
- SCHEDULE 1: Terms and conditions applicable to particular installations.
- SCHEDULE 2: Terms and conditions which may be applied to particular installations.
- SCHEDULE 3: Rentals.
- SCHEDULE 4: Rentals—private circuits.
- SCHEDULE 5: Connection charges.
- SCHEDULE 6: Single payment charges.
- SCHEDULE 7: Internal removal charges.
- SCHEDULE 8: Inland call charges.
- SCHEDULE 9: Exceptions and modifications to these regulations in their application to radiophone service.
- SCHEDULE 10: Replacement charges.
- SCHEDULE 11: Charges for facilities in respect of telephone directories.
- SCHEDULE 12: Regulations revoked.

I, The Right Honourable John Thomson Stonehouse, M.P., Her Majesty's Postmaster General, by virtue of the power vested in me by section 1 of the Telephone Act 1951<sup>(a)</sup>, as amended by sections 16 and 28 of the Post Office Act 1961<sup>(b)</sup>, and of every other power enabling me in this behalf, do hereby make the following regulations :

## PART I

## INTERPRETATION AND EXTENT

1.—(1) In these regulations, except so far as the contrary is provided or the context otherwise requires, the following expressions have the meanings hereby respectively assigned to them :—

“agreement” means an agreement made by the Postmaster General with any person for the provision of telephone service ;

“alarm call” means a call made to an installation from a telephone exchange in accordance with regulation 34 ;

---

(a) 1951 c. 52.

(b) 1961 c. 15.

“the appropriate telephone exchange”, in relation to an exchange line, means the telephone exchange which in the opinion of the Postmaster General is the appropriate telephone exchange to serve that exchange line ;

“automatic extension” means an extension terminated on the automatic equipment of a private automatic branch exchange ;

“the British Islands” means the United Kingdom, the Channel Islands, and the Isle of Man ;

“business line” means a line provided under these regulations which is regarded as a business line in accordance with regulation 4 ;

“call office” means a telephone (other than a telephone forming part of an installation) which is available to the public for the purpose of sending and receiving telephonic messages, and where the context so requires includes the building or other external covering which houses such telephone ;

“certified” means certified by the Postmaster General ;

“change of apparatus” means the substitution for any equipment or apparatus provided for a subscriber of any other equipment or apparatus ;

“chargeable length” has the meaning assigned to it by regulation 52 ;

“coin box line” means an exchange line in respect of calls from which the Postmaster General requires sums of money to be placed in a coin collecting box provided by him ;

“exchange line” means a circuit provided as part of an installation for the purpose of connecting that installation with a telephone exchange, not being a circuit provided as a private circuit or part of a private circuit ;

“exclusive line” means an exchange line of which no part is used continuously in common with any other subscriber ;

“external extension” means an extension other than an internal extension ;

“external removal” means any removal of equipment or apparatus provided for a subscriber from one position to another, other than an internal removal ;

“external station”, in relation to a house exchange system, means a station other than an internal station ;

“fixed time call” means a call booked in advance for connection at a specified time in accordance with regulation 29 ;

“house exchange system” (abbreviation “HES”) means an installation comprising a number of stations each capable of being telephonically connected with any of the others or with an exchange line by the operation of press buttons, and includes any special extension provided as part thereof ;

“installation” means equipment or apparatus provided by the Postmaster General for a subscriber, either as means of telephonic communication wholly or in part through the medium of a public telephone system under the Postmaster General’s control, or as a private circuit ;

“internal extension” and “internal private circuit” respectively mean an extension and a private circuit connecting points within the same building between which there is some means of access wholly within the building, and for the purpose of this definition where there is between separate buildings a tunnel or covered bridge which in the opinion of the Postmaster General is large enough for use by pedestrian traffic such buildings and such tunnel or bridge shall all be treated as being one building ;

“internal removal” means the removal of any equipment or apparatus provided for a subscriber from one position to another position within the same building, being positions between which there is some means of access wholly within the building, and for the purpose of this definition where there is between separate buildings a tunnel or covered bridge which in the opinion of the Postmaster General is large enough for use by pedestrian traffic such buildings and such tunnel or bridge shall all be treated as being one building ;

“internal station”, in relation to a house exchange system, means a main station, and a station in the same building as a main station, provided that there is some means of access between those stations wholly within the building, and for the purpose of this definition where there is between separate buildings a tunnel or covered bridge which in the opinion of the Postmaster General is large enough for use by pedestrian traffic such buildings and such tunnel or bridge shall all be treated as being one building ;

“local call” means a call made to an installation or telephone which is served by :

- (i) the local exchange, or
- (ii) a telephone exchange in the same telephone group as the local exchange, or
- (iii) a telephone exchange in a telephone group which is regarded as adjacent to that of the local exchange ;

“local exchange”, in relation to a call, means the telephone exchange serving the installation or telephone from which the call is made ;

“main station”, in relation to a house exchange system, means a station at which incoming calls from the telephone exchange are received ;

“minimum period of service” has the meaning assigned to it by regulation 8(1) ;

“party line” means a shared line ;

“personal call” means a call booked for the specified purpose of communication with a particular person or otherwise in accordance with regulation 30 ;

“the Postmaster General’s system” means the public telephone system under the control of the Postmaster General ;

“private automatic branch exchange” (abbreviation “PABX”) means a private branch exchange the whole or part of which is operated by means of automatic switches ;

“private branch exchange” (abbreviation “PBX”) means switching apparatus designed to provide intercommunication between extensions connected with that apparatus and between those extensions and exchange lines, but does not include a house exchange system ;

“private circuit” means equipment and apparatus provided by the Postmaster General for a subscriber as means of telephonic communication otherwise than through the medium of the public telephone system under the Postmaster General’s control, the termination of which at one end at least consists of a telephone or a telephone switchboard ;

“private manual branch exchange” (abbreviation “PMBX”) means a private branch exchange the whole of which is manually operated ;

“radiophone system” means a system primarily designed for providing telephones in vehicles with telephone service through a public telephone system by means of a wireless telegraphy link between those telephones and a station for wireless telegraphy forming part of the public telephone system ;

“rental” means any charge in respect of equipment or apparatus which is fixed by or under these regulations or by an agreement as the case may be and is payable periodically ;

“rural party line scheme” means the scheme whereby not less than three and not more than twelve subscribers in rural areas only were offered telephone service by means of a party line at special rates of rental ;

“shared line” means an exchange line, some part whereof is used continuously in common with another subscriber or other subscribers ;

“special extension” means an extension provided as part of a house exchange system, whereby calls can be made from a telephone on that extension to the main station or main stations only, and not directly to any of the other stations ;

“station”, in relation to a house exchange system, means a telephone capable of being connected with any of the other telephones comprised in the system or with an exchange line by the operation of press buttons, but does not include a telephone on a special extension ;

“subscriber” means a person on whose application the Postmaster General provides telephone service by means of an installation under these regulations or under an agreement, and includes where the context so requires an applicant for telephone service which is to be provided by means of an installation under these regulations, and also includes the personal representatives of a deceased subscriber ;

“the subscriber trunk dialling facility” means the facility whereby users of certain installations and telephones can obtain certain trunk calls without the intervention of the local operator by dialling a combination of figures, or of letters and figures, beginning with “O” ;

“subscriber’s premises” means any premises in or on which an installation or part of an installation is situated, being either (a) premises in the possession or occupation or under the control of the person who is the subscriber in respect of the installation or of a person for whose use the installation or part thereof is provided on the application of the subscriber, or (b) premises connected telephonically with such premises as aforesaid by means of an extension or private circuit comprised in the installation ;

“telegraphic line” means a telegraphic line as defined in the Telegraph Act 1878(a), and in addition a telegraph as defined in the Telegraph Act 1869(b) ;

“telephone” (in expressions relating to calls made from or to a telephone) includes automatic apparatus for making calls or giving messages, or for answering calls or recording messages ;

“telephone exchange” means switching equipment and apparatus which forms part of the public telephone system provided by the Postmaster General or provided by a person licensed in that behalf by him, and is operated by the Postmaster General or that person for the purpose of affording telephonic communication through the medium of that system, and where the context so requires includes the building, vehicle, or other external covering which houses such equipment and apparatus ;

“telephone service” means the enjoyment of means of telephonic communication ;

“terminal exchange”, in relation to a call, means the telephone exchange serving the installation or telephone to which the call is made ;

---

(a) 1878 c. 76.

(b) 1869 c. 73.

“trunk barring equipment” means equipment associated with telephone instruments and exchange lines on which the subscriber trunk dialling facility is available, for the purpose of preventing or restricting the making of trunk calls from such instruments, either at all times while the equipment is fitted, or at such times as the equipment is switched into circuit at the telephone instrument ; but does not include equipment for preventing all outgoing calls from being made from a particular telephone instrument ;

“trunk call” means any call to which regulation 20 applies other than a local call.

(2) In these regulations, except so far as the contrary is provided or the context otherwise requires, references to anything being or having been done by or under these regulations or any of them shall be construed as including references to that thing being or having been done by or under any previous Telephone Regulations, or by or under the corresponding regulation therein.

(3) References in Part III (Transitional Provisions) of the Telephone Regulations 1951(a) to any provisions of those regulations which are re-enacted, with or without modifications, by these regulations, shall be construed as references to those provisions as so re-enacted.

(4) The Interpretation Act 1889(b) applies for the interpretation of these regulations as it applies for the interpretation of an Act of Parliament, and as if these regulations and the regulations hereby revoked were Acts of Parliament.

(5) These regulations shall extend to Northern Ireland and the Isle of Man.

## PART II

### PROVISION OF TELEPHONE SERVICE, EQUIPMENT AND APPARATUS

#### *Application of Part II*

2. This part of these regulations applies to the provision by the Postmaster General of telephone service, not being telephone service provided under an agreement or by means of a call office.

#### *Provision of telephone service*

3. Telephone service shall be provided by means of an installation consisting of such equipment and apparatus as the Postmaster General from time to time considers appropriate, regard being had to the subscriber's requirements and the interests of the public telephone system as a whole.

#### *Business lines*

4.—(1) Subject to the following provisions of this regulation where immediately before the commencement of these regulations the rental in respect of an exchange line provided for a subscriber otherwise than under an agreement was being charged at the business rate as specified in Part 1 of Schedule 3 to the Telephone Regulations 1965(c), and the line continues to be so provided, the line shall be regarded as a business line.

(2) In the case of an exchange line first provided (otherwise than under an agreement) after the commencement of these regulations, the Postmaster General may determine that it shall be regarded as a business line and shall notify the subscriber of such determination, either in the relative application form furnished by him under regulation 5 or by other notice in writing.

(a) S.I. 1951/2075 (Rev. XXII p. 369: 1951 II, p. 697). (b) 1889 c. 63.  
(c) S.I. 1965/225 (1965 I, p. 518).

Provided that where before the commencement of these regulations a subscriber has applied for an exchange line and the Postmaster General has notified him in writing that the business rate of rental will be chargeable in respect thereof, or that the line will be regarded as a business line, and the line is not provided until after the commencement of these regulations, this paragraph shall not require the Postmaster General to give the subscriber notification if he determines under this paragraph that the line shall be regarded as a business line.

(3) The Postmaster General may at any time determine in respect of an exchange line which is regarded as a business line that the said line shall cease to be so regarded and shall notify the subscriber of such determination by notice in writing.

(4) In determining whether or not an exchange line shall be regarded as a business line the Postmaster General shall take into account all the circumstances of the case including the purposes (whether residential or otherwise) for which the premises at which telephone service is or is to be provided are being used or are in the Postmaster General's opinion likely to be used, and, in a case where the premises are being used partly for residential purposes and partly for other purposes, the purposes (whether social and domestic, or otherwise) for which the installation of which the exchange line forms part is being used or is in the Postmaster General's opinion likely to be used.

#### *Method of application and contents of application form*

5.—(1) Application for telephone service to be provided, or for the installation provided to be altered or removed, or for equipment or apparatus to be added thereto or taken therefrom, shall if the Postmaster General so requires be made on a form furnished by him and signed by the subscriber.

(2) The Postmaster General may include in an application form furnished by him under this regulation:—

(a) a statement of the component parts of the installation which is to be provided by him, or of the component parts which are to be added to or taken from the installation already provided by him, in pursuance of the application ;

(b) a statement of the current rate or amount of any rental or other charges which are to be paid in respect of the component parts of the installation and are fixed by these regulations ; and

(c) statements of such other matters as the Postmaster General thinks expedient.

(3) The Postmaster General shall notify the subscriber, either in the relative application form or by other notice in writing, of the rate or amount of any rental or other charges which are to be paid in respect of the component parts of the installation and are fixed by the Postmaster General under these regulations.

#### *Conditions relating to particular installations*

6.—(1) The following terms and conditions shall apply respectively in relation to telephone service provided under these regulations by means of installations which are of the following descriptions or are provided in the following circumstances:—

(a) where the installation is intended to be connected with telephone equipment or apparatus provided otherwise than by the Postmaster General, the terms and conditions set out in Part 1 of Schedule 1 ;



- (b) where the installation consists of or includes an extension between switchboards, the term or condition set out in Part 2 of Schedule 1 ;
- (c) where the installation consists of or includes an external extension connecting premises occupied by the subscriber with premises occupied by another person, the term or condition set out in Part 3 of Schedule 1 ;
- (d) where the installation is a private circuit, the terms and conditions set out in Part 4 of Schedule 1 ;
- (e) where the installation is connected with an answering set provided by the Postmaster General, the term or condition set out in Part 5 of Schedule 1 ;
- (f) subject to regulation 14 of the Telephone Regulations 1951, where telephone service is provided by means of an exclusive line not being a business line the term or condition that the telephone service provided thereby may at any time if the Postmaster General so decides be provided by means of a shared line.

(2) The Postmaster General may from time to time direct that the following terms and conditions shall apply in relation to the telephone service provided under these regulations by means of an installation in the following circumstances :—

- (a) where in the opinion of the Postmaster General the premises at which telephone service is or is to be provided are subject to abnormal risk of fire or explosion, the terms and conditions set out in Schedule 2 ;
- (b) where the circumstances are such that the Postmaster General considers that any special terms or conditions should apply for the prevention of injury to persons or for the protection of the installation or of any other equipment or apparatus of the Postmaster General, or in order to restrict the use of the installation or any part thereof to the purposes for which it was designed, such terms and conditions as the Postmaster General may determine in the particular case.

(3) Where the Postmaster General gives any direction under this regulation, he shall notify the subscriber thereof either in the relative application form furnished by the Postmaster General under regulation 5 or by other notice in writing.

#### *Termination of service by notice*

7.—(1) Subject to the provisions of these regulations, at any time after an installation has been connected for use :—

- (a) the Postmaster General may, after giving to the subscriber at least one month's notice in writing of his intention so to do, cease to provide telephone service by means of the installation ; or
- (b) the subscriber may give to the Postmaster General notice requiring him to cease to provide telephone service by means of the installation.

(2) If the Postmaster General gives a notice under paragraph (1), the liability of the subscriber to pay rental in respect of the installation shall cease on the expiration of the notice, without prejudice to any liability of his which has previously accrued. If the subscriber gives a notice under paragraph (1), his liability to pay rental in respect of the installation shall cease on the expiration of 7 days from the date on which the Postmaster General receives the notice, or on the expiration of the notice, whichever is the later, without prejudice to any liability of the subscriber which has previously accrued or which may arise under regulation 8.

(3) This regulation shall not relieve the subscriber from liability to pay rental in respect of the installation for any period during which the Postmaster General, after giving or receiving a notice under paragraph (1), continues at the request of the subscriber to provide telephone service by means of the installation.

(4) Where the subscriber gives a notice under paragraph (1), the Postmaster General may cease to provide telephone service by means of the installation as soon after he receives the notice as he considers practicable :

Provided that, without prejudice to any other powers of the Postmaster General under these regulations, if the subscriber in his notice specifies a date on which it is to take effect, the Postmaster General shall not cease to provide telephone service under this paragraph before that date, unless the subscriber after giving the notice requests him so to do.

(5) The Postmaster General shall repay to the subscriber or allow him in account the appropriate proportion of any rental paid in advance in respect of a period ending after the date on which his liability to pay rental ceases by virtue of this regulation.

(6) In this regulation the word "installation" means in a case where the circumstances so require equipment or apparatus forming part of an installation.

(7) This regulation shall have effect subject to regulation 51.

#### *Premature cesser of service*

8.—(1) The Postmaster General may for the purpose of this regulation determine in respect of any installation a period (in these regulations referred to as "the minimum period of service"), beginning with the day on which the installation was connected for use, and shall notify the subscriber thereof either in the relative application form furnished by the Postmaster General under regulation 5 or by other notice in writing.

(2) Where, after an installation has been connected for use, it ceases to be provided before the expiration of the minimum period of service as a result of a notice given by the subscriber in accordance with regulation 7 or regulation 17(3), or otherwise at the instance of the subscriber, he shall pay on such cesser, towards recompensing the Postmaster General for loss of revenue by way of charges in respect of the provision of the installation, such sum (if any) as may be assessed by the Postmaster General in accordance with the following provisions of this regulation :

Provided that such sum shall not be payable where the installation ceases to be provided as a result of a notice given by the subscriber to the Postmaster General in consequence of an increase in the rate of rental payable in respect of the installation by virtue of regulation 11(1), being a notice given before or within fourteen days after the date on which the increase takes effect or is due to take effect.

(3) Such sum shall not exceed the amount of rental which would have been payable for the installation in respect of the period from the date when the installation ceases to be provided to the end of the minimum period of service, if the installation had been provided for the whole of the first mentioned period and if the rates of rental applicable to the installation at the time when it ceased to be provided had remained unchanged to the end of that period ; and in assessing the said sum the Postmaster General shall make such allowance (if any) as he may consider reasonable for any use which he is able to make of the

work done in installing the equipment and apparatus comprised in the installation, and of the equipment and apparatus, for the purpose of providing at the same premises telephone service for any person other than the subscriber.

(4) Nothing in this regulation shall prevent the Postmaster General from ceasing to provide telephone service by means of the installation under regulation 7 or under regulation 41, or from suspending or terminating such service under regulation 44 or regulation 57, before the expiration of the minimum period of service.

(5) In the foregoing paragraphs of this regulation the word "installation" means in a case where the circumstances so require equipment or apparatus forming part of an installation.

(6) Where at the request of the subscriber equipment or apparatus is added to an installation, the Postmaster General may at his discretion either determine a minimum period of service in respect of only the added equipment or apparatus (including any additional or substituted switching equipment which the Postmaster General considers it necessary or desirable to provide in consequence), or determine a fresh minimum period of service in respect of the whole installation including the added equipment or apparatus and any such switching equipment.

#### *Cancellation of application for service*

9.—(1) Where work done by the Postmaster General for the purpose of installing equipment or apparatus for the benefit of a subscriber is rendered abortive for that purpose before the connection of the equipment or apparatus for use by the cancellation of the application or in consequence of anything done, omitted, permitted, or suffered by the subscriber, he shall pay towards recompensing the Postmaster General for the cost incurred by him in doing the work a sum assessed by the Postmaster General in accordance with the following provisions of this regulation.

(2) Such sum shall not exceed whichever is the smaller of the following amounts :—

- (a) the cost incurred by the Postmaster General in doing the work ;
- (b) the total amount which would have been payable by way of rental for the minimum period of service in respect of the equipment or apparatus if it had been connected for use and provided for the whole of that period and if the rates of rental specified in the application form in respect of it, or otherwise notified to the subscriber before the work was begun, had been applicable to the installation during the whole of that period;

and in assessing the said sum the Postmaster General shall make such allowance (if any) as he may consider reasonable for any use which he is able to make of the said work in providing at the same premises telephone service for any person other than the subscriber.

### PART III

#### RENTALS

#### *Application of Part III*

10. This part of these regulations applies to installations provided by the Postmaster General otherwise than under an agreement.

### *Rental for installations*

11.—(1) The subscriber shall pay in respect of an installation rental at the rate applicable under the following provisions of this regulation.

(2) The rate of rental in respect of an installation shall be the total of the rates which, in respect of each component part thereof, are either specified in the appropriate Schedule hereto, or are fixed by the Postmaster General as hereinafter provided.

(3) Where the installation includes one or more exchange lines, and the installation was not provided under the rural party line scheme, the appropriate Schedule shall be Schedule 3.

(4) Where the installation includes any exchange line served by a telephone exchange by which less than twenty subscribers are for the time being served, and telephone service is at the request of the subscriber provided by means of that exchange line through the medium of another telephone exchange at hours during which telephone service is not provided by the first mentioned telephone exchange, the rate of rental in respect of the exchange line shall be increased by 7s. 6d. a quarter.

(5) Where the installation is a private circuit, the appropriate Schedule shall be Schedule 4.

(6) Where a private circuit is provided for non-continuous use, and at the request of the subscriber the circuit is so provided at a time or on a day which has not been fixed as a time or day on which service is regularly provided for that subscriber, he shall pay in respect of the period of the additional use such charge as the Postmaster General may fix.

(7) Provided that where—

- (a) neither of the said Schedules is appropriate to the installation, or
- (b) no rate is specified in the appropriate Schedule in respect of a particular component part of the installation, or
- (c) the Postmaster General considers that, in order to meet the subscriber's requirements, it is necessary for the installation or any component part thereof to consist of non-standard equipment or apparatus or to be constructed by non-standard or exceptionally expensive methods of construction, or
- (d) the subscriber requires the installation or any component part thereof to be provided for a period of less than one year, or
- (e) the installation is a private circuit connecting three or more points in such manner as to provide communication between all such points simultaneously, or is a private circuit providing communication with a place outside the British Islands,

the Postmaster General may fix the rate of rental in respect of that installation or that component part as the case may be.

### *Variation of rental fixed by the Postmaster General*

12. The Postmaster General may from time to time increase or reduce any rate of rental which was fixed by him under regulation 11(7) by notice in writing to the subscriber, and such increase or reduction shall take effect on the date specified in the notice, being a date which in the case of an increase of a rate of rental shall be not less than two months after the date of service of the notice.

## PART IV

## NON-PERIODIC CHARGES

*Application of Part IV*

13. This part of these regulations applies in respect of telephone service provided by the Postmaster General under these regulations or under an agreement:

Provided that where any provision in this part of these regulations is inconsistent with an agreement the agreement shall prevail.

*Connection charge*

14.—(1) The subscriber shall pay a connection charge in respect of the installation, connection for use, or provision of each of the items of equipment or apparatus specified in Schedule 5.

(2) The amount of the connection charge shall be such as the Postmaster General shall fix:

Provided that, except where the Postmaster General has fixed the rate of rental for the equipment or apparatus concerned under regulation 11(7), that amount shall not exceed the aggregate of the amounts specified in Schedule 5 in relation to the equipment and apparatus concerned.

(3) Where telephone service has been suspended wholly or in part or an installation has been disconnected under the provisions of these regulations, and the telephone service is restored or the installation is re-connected, the subscriber shall pay a re-connection charge of 10s., and no connection charge shall be payable under the foregoing paragraphs of this regulation in respect of the re-connection if the installation re-connected consists of the same equipment and apparatus as before the suspension or disconnection occurred.

*Special construction*

15.—(1) Where at the request of the subscriber any equipment or apparatus or any part thereof provided by the Postmaster General is of a more expensive type, or of a greater length, or installed in a more expensive manner, than the Postmaster General having regard to his normal methods of construction considers appropriate, or where at such request the installation or connection for use of any equipment or apparatus is effected wholly or partly outside such hours as the Postmaster General may from time to time determine to be normal working hours, the subscriber shall pay such sum as the Postmaster General may fix, not exceeding the certified excess cost incurred by him in complying with such request.

(2) Where the Postmaster General considers that any equipment or apparatus to be provided by him within the curtilage of the premises at which telephone service is or is to be provided will be subject to abnormal risks of damage or depreciation by reason of the presence within that curtilage of electric lines or plant or any inflammable, explosive, dangerous or deleterious substances or things, or by reason of the carrying on of any operations within that curtilage, and accordingly provides equipment or apparatus fitted with special protection against those risks, or of a more expensive type, or of a greater length, or installed in a more expensive manner, than would otherwise have been the case, the subscriber shall if the Postmaster General so requires pay such sum as the Postmaster General may fix, not exceeding the certified excess cost thereby incurred by him.

(3) Any sum payable under this regulation shall be payable in addition to any rental or other charge or sum payable under these regulations in respect of the equipment or apparatus.

#### *Single payment charge*

16.—(1) The subscriber shall make a single payment in respect of the provision of each of the items of equipment or apparatus specified in Schedule 6, in addition to any rental or other charge or sum payable in respect thereof.

(2) The amount of the single payment shall be :

(a) where the item is of a colour, design, and size for the time being determined by the Postmaster General to be standard, the amount specified in relation thereto in Schedule 6 ;

(b) otherwise, such amount as the Postmaster General may fix.

#### *Removals and changes of apparatus*

17.—(1) Subject to the following paragraphs of this regulation, the subscriber shall pay :—

(a) for the internal removal of any item of equipment or apparatus specified in Schedule 7, such charge as the Postmaster General shall fix not exceeding the sum specified in relation to that item in Schedule 7 ;

(b) for any other internal removal, and for any external removal, such charge as the Postmaster General may fix not exceeding the certified cost incurred by him in effecting the removal.

(2) Subject as aforesaid, where on the application of the subscriber the Postmaster General effects a change of apparatus :—

(a) if the subscriber has applied for a private branch exchange or a private exchange or a switchboard to be provided in substitution for another, the subscriber shall pay for the change of apparatus a charge equal to one half of the sum specified or referred to in Schedule 5 in relation to the first-mentioned private branch exchange or private exchange or switchboard ;

(b) the subscriber shall pay for any other change of apparatus such charge as the Postmaster General may fix, not exceeding the sum of £1 10s. in respect of each item of equipment or apparatus substituted.

(3) (a) In any case in which a subscriber whose telephone service is provided under these regulations applies for any internal or external removal or change of apparatus, the Postmaster General may if he thinks fit require that the removal or change of apparatus be effected under sub-paragraph (b) or sub-paragraph (c) of this paragraph, instead of under paragraph (1) or paragraph (2) of this regulation ; and in that event no charge shall be payable under the said paragraph (1) or paragraph (2).

(b) Where the Postmaster General requires that the removal or change of apparatus be effected under this sub-paragraph, the subscriber shall give notice to the Postmaster General under regulation 7 requiring him to cease to provide telephone service by means of the whole of the installation concerned, and shall apply under regulation 5 for telephone service to be provided by means of a fresh installation or fresh installations.

(c) Where the Postmaster General requires that the removal or change of apparatus be effected under this sub-paragraph, the subscriber shall give notice to the Postmaster General under regulation 7 requiring him to cease to provide telephone service by means of the equipment or apparatus which the

subscriber wishes to be removed from one position to another or to be substituted by other equipment or apparatus, and shall apply under regulation 5 for telephone service to be provided by means of equipment or apparatus in that other position, or by means of equipment or apparatus substituted for that which was comprised in the said notice, as the case may be.

(d) A notice given by the subscriber under sub-paragraph (b) or sub-paragraph (c) of this paragraph may be expressed to expire on that date on which telephone service shall first be provided by means of the fresh or altered installation as the case may be.

(4) In any case in which the Postmaster General is of the opinion that the cost which he will incur in effecting any removal in respect of which a sum is specified or referred to in Schedule 7, or any change of apparatus, will be exceptionally large, he may give notice to the subscriber accordingly; and if the subscriber then confirms his application and the removal or change of apparatus is effected, the subscriber shall pay the certified cost so incurred by the Postmaster General instead of a charge fixed under paragraph (1) of this regulation or a charge prescribed by or fixed under paragraph (2) of this regulation.

(5) Where any charges are payable in respect of an internal or external removal or a change of apparatus under paragraphs (1), (2) or (4) of this regulation, no connection charges shall be payable under regulation 14 in respect of the removal or the change of apparatus.

(6) If the subscriber cancels an application for an internal or external removal or a change of apparatus before the removal or change has been fully effected and the equipment or apparatus connected for use, the subscriber shall pay the certified cost of the work which has been done and has been rendered abortive by reason of the cancellation, and, if the subscriber requests that the installation should be restored to the condition in which it was before that work was begun, and re-connected for use, the certified cost of such restoration and re-connection.

#### *Charges for outside normal hours repair work*

18. If the subscriber requests the Postmaster General to carry out work to remedy a fault in an installation or any part thereof outside such hours as the Postmaster General may from time to time determine to be normal working hours, and the Postmaster General accedes to such request, the subscriber shall pay in respect of any work done outside such hours as aforesaid in remedying or attempting to remedy the fault a charge calculated and fixed in such manner as the Postmaster General may determine. The Postmaster General shall from time to time publish particulars of such manner of determination in the London, Edinburgh, and Belfast Gazettes or otherwise as he may determine.

### PART V

#### CALL CHARGES

##### *Telephone groups*

19.—(1) For the purposes of regulation 20 and Schedule 8 the Postmaster General shall classify telephone exchanges into groups (herein referred to as "telephone groups"), and shall determine in relation to each telephone group: (a) what other telephone groups are to be regarded as adjacent to it, and (b) the point (herein referred to as "the group centre") which is to be used for measuring distances for the purposes of regulation 20 and Schedule 8.

(2) (a) Where owing to the distance of a call office from the telephone exchange by which it is served the Postmaster General considers it inappropriate that the

charges for calls made from or to the call office should be determined by reference to that telephone exchange, he may direct either that for the purposes of regulation 20 and Schedule 8 some other telephone exchange shall be regarded as the telephone exchange serving the call office, or that for those purposes the call office shall itself be regarded as a telephone exchange serving the telephone therein ; and in such cases the expressions "local exchange" and "terminal exchange" (as defined in regulation 1(1)) shall be construed accordingly.

(b) Where the Postmaster General directs under the preceding sub-paragraph that a call office shall be regarded as a telephone exchange, he shall include it in a telephone group under paragraph (1).

(3) The Postmaster General shall supply to every subscriber on demand a list of the telephone exchanges which are for the time being either in the same telephone group as the exchange by which the subscriber's installation is served or in the telephone groups which are regarded as adjacent to that group.

### *Inland call charges*

20.—(1) This regulation applies to calls other than those to which regulation 21, 24(2), or 25 applies.

(2) The charges for local calls shall be as follows :

(a) Where the call is made from an installation or telephone on which the subscriber trunk dialling facility is available, or would be available but for a request from the subscriber that it should be withheld, the charge shall be at the rate specified in item 1 of Table A in the appropriate Part of Schedule 8, whether the called number is dialled by the caller or not.

(b) Otherwise, the charge shall be the sum specified in relation to the call in item 1 of Table B in the appropriate Part of Schedule 8 : Provided that the Postmaster General may fix the charge for the call at a rate not exceeding the total of the last mentioned sum for the first three minutes of the call's duration plus 3d. for each three minutes or part thereof after the first three minutes.

(3) The charges for trunk calls shall be as follows :

(a) Where the call is obtained by means of the subscriber trunk dialling facility, the charge shall be at the rate specified in item 2 of Table A in the appropriate Part of Schedule 8.

(b) Otherwise (whether or not the subscriber trunk dialling facility is available on the installation or telephone from which the call is made), the charge shall be at the rate specified in item 2 of Table B in the appropriate Part of Schedule 8.

(4) The rates specified in Tables A in Schedule 8 shall be applied as follows : the charge for the call shall be the sum of the number of charge units, each of the value specified at the head of the table, which is appropriate having regard to the duration of the call, one charge unit being charged for each period of time specified in the second column of the table opposite to the appropriate category of call, and any odd fraction of such period being treated as one such period.

(5) The charges specified in Part 3 of Schedule 8 do not include the charge which the person licensed to operate the local exchange may make in respect of the use of a call office or coin box telephone provided by that person.



(6) In this regulation references to the appropriate Part of Schedule 8 are references to the Part which is appropriate to the particular call having regard to the headings to the said Parts, and in Schedule 8 the expression "the distance between the group centres concerned" means the distance between the group centre of the telephone group which includes the local exchange and the group centre of the telephone group which includes the terminal exchange.

#### *Charges for foreign and other calls*

21.—(1) The charges for calls (other than calls to which regulation 24(2) or 25 applies) which involve the use of the Postmaster General's system, and which:

- (a) are made from a place within the United Kingdom or the Isle of Man to a place outside the British Islands, or to a ship or aircraft, or to a telephone on a radiophone system; or
- (b) are made from a ship or aircraft registered in any part of the British Islands and are transmitted by wireless telegraphy over the first part of their course to a station for wireless telegraphy established on land within the British Islands; or
- (c) are made from a telephone within the United Kingdom or the Isle of Man which is on a radiophone system;

shall be such as the Postmaster General may fix.

(2) The Postmaster General shall from time to time publish the charges so fixed in the London, Edinburgh and Belfast Gazettes or in such other manner as he may determine.

(3) In addition to the charge fixed under paragraph (1), there shall be charged and paid by the caller for every such call which is made from a call office of the Postmaster General the sum of 1s., unless an additional charge on account of the call's being so made is included in the charge for the call which is fixed under paragraph (1).

#### *Calls from coin box lines*

22.—(1) In the case of calls made from a coin box line provided by the Postmaster General and services and facilities for which application is made by means of such a coin box line, there shall be placed in the coin collecting box on the said line in respect of every call, service or facility such sum as would be payable therefor if the same were made or applied for by a caller at a call office.

(2) The sums so collected in the coin collecting box shall be the property of the subscriber, who in respect of any period for which an account is rendered shall pay to the Postmaster General for the calls, services and facilities referred to in paragraph (1) an amount equivalent to the aggregate of the sums recorded during the said period by the Postmaster General as having been so collected, less a rebate on the sums recorded as having been so collected for calls, calculated at such rates as the Postmaster General may fix.

(3) The Postmaster General may fix different rates of rebate in relation to different classes of call and different circumstances.

(4) The Postmaster General shall publish in the London, Edinburgh and Belfast Gazettes or in such other manner as he may determine a statement of the rates at which rebates are to be allowed to coin box line subscribers under paragraph (2) of this regulation.

(5) The sum payable under this regulation by a coin box line subscriber shall be in substitution for any charges which would otherwise be payable by him in respect of the said calls, services and facilities.

*Reduction of charges at certain times*

23. Any sums payable under these regulations in respect of calls of any description may be reduced at such times or during such periods as the Postmaster General may from time to time direct.

*Limit of user, and contract calls*

24.—(1) Calls for a period exceeding three minutes may be allowed at the discretion of the Postmaster General, but no person shall be entitled as of right to continue a call for a period exceeding three minutes.

(2) Nothing in these regulations shall preclude the Postmaster General from providing under a contract a call at a fixed time at a rate differing from the charge fixed by or under these regulations or a series of such calls, or a call to which regulation 25 applies.

*Calls made by means of special equipment, etc.*

25. Where for the purpose of any call the Postmaster General provides :—

- (a) special equipment or apparatus affording sound reproduction of higher quality than that afforded by the ordinary public telephone system ; or
- (b) means of simultaneous communication between three or more telephones ;  
or
- (c) equipment or apparatus to facilitate the recording or broadcasting of messages ;

the charge for the call shall, subject to the terms of any contract for the provision of the call or of such equipment or apparatus or means of communication, be such as the Postmaster General may fix.

## PART VI

### SERVICES AND FACILITIES

*General*

26.—(1) The services and facilities referred to in this part of these regulations (including the services and facilities referred to in paragraph (3) and (4) of this regulation) may be provided by the Postmaster General at such times, during such periods, in such circumstances, and by means of such telephone exchanges, call offices or installations or classes thereof as the Postmaster General may from time to time consider expedient. The charges, terms and conditions determined by or under this part of these regulations shall apply to such services and facilities in so far as they are so provided.

(2) Regulations 29 and 30 shall not apply in relation to calls to which regulation 21, 24(2) or 25 applies.

(3) The charges applicable to any services and facilities provided in relation to calls to which regulation 21 applies, including the charges for the attempt to connect such calls in cases where communication between the person calling and the person called is not established by reason of the refusal of either of those persons to accept the call, shall (unless fixed by these regulations) be such

as the Postmaster General may fix. The Postmaster General shall from time to time publish the charges so fixed by him in the London, Edinburgh and Belfast Gazettes or in such other manner as he may determine.

(4) The charges applicable to any services and facilities provided in relation to calls to which regulation 24(2) or 25 applies shall, subject to the terms of any such contract as is mentioned in those regulations, be such as the Postmaster General may fix.

#### *Temporary disconnection of telephone service*

27.—(1) Telephone service provided by means of an installation may be temporarily disconnected either wholly or partially at the request of the subscriber or a person using the installation. The subscriber shall pay a charge of 10s. in respect of each exchange line on each occasion on which such line is so disconnected.

(2) The rental in respect of the installation shall continue to be payable in respect of any period during which the telephone service is so disconnected.

(3) Telephone service which has been so disconnected may be reconnected without payment of a re-connection charge.

#### *Temporary transfer and interception of calls*

28.—(1) All incoming calls to an exchange line may on the request of the subscriber or a person using the exchange line be transferred, during such period as may be specified in the request, to another exchange line (whether or not provided for the subscriber) which is served by the same telephone exchange, or be intercepted during such period at the telephone exchange and the caller informed of the telephone number of an exchange line (whether or not provided for the subscriber) at which the subscriber can be found or a message can be left for him. The subscriber in respect of the first mentioned exchange line shall pay the following charges for this service:

(a) for any number of days or parts of a day (whether or not consecutive) all falling within any one period of three months, £4

or (b) for each separate continuous period, 2s. per day or part of a day (subject to a minimum charge of 10s.),

whichever of the said charges in (a) and (b) shall be the less.

(2) Where an exchange line has ceased to be provided, all incoming calls to the line may on the written request of the person for whom it was previously provided be intercepted at the telephone exchange and the caller given the information mentioned in paragraph (1). This service may be given during such period (not exceeding twelve months) as may be specified in the request, but not after the telephone number previously allocated to the line has been allocated to another exchange line. No charge shall be payable for this service in respect of the period for which rental has been paid for the exchange line which has ceased to be provided but in respect of any subsequent period the person for whom the line was previously provided shall pay for this service a charge of £4 for each three months or part of three months.

*Fixed time calls—British Islands*

29.—(1) Subject to the provisions of this regulation, a subscriber or a person using an installation or a caller at a call office (in this regulation referred to as “the applicant”) may book a call (including a personal call) in advance for connection at a specified time.

(2) A fixed time call which is to be made from a call office or a coin box line shall be booked from that call office or that coin box line. Any other fixed time call may be booked from any telephone or in writing. The Postmaster General may refuse to accept a booking if in his opinion notice of insufficient length has been given.

(3) A booking charge of 6d. shall be paid in respect of an application for a fixed time call in addition to the charge for the call.

(4) The booking charge for a fixed time call which is to be made from an installation shall be paid by the subscriber in respect of the installation from which the call is to be made. The booking charge for a fixed time call which is to be made from a call office shall be paid by the applicant at the time when the call is booked.

(5) Without prejudice to the generality of regulation 55, the Postmaster General may at his discretion remit the whole or part of the booking charge in respect of an application for a fixed time call, if the application for the call is cancelled by the applicant before the call is connected, or if the call is connected more than ten minutes after the specified time.

(6) The Postmaster General may at his discretion and without charge allow the applicant to alter the time specified by him for connection of a fixed time call.

*Personal calls—British Islands*

30.—(1) Subject to the provisions of this regulation, a person using an installation or a caller at a call office (in this regulation referred to as “the applicant”) may book a call to a specified telephone number for the specified purpose of communication with a particular person identified by name or by such description as the Postmaster General may consider sufficient, or for connection to a particular department, correspondence reference, code number or extension number.

(2) The applicant when booking a personal call may specify :—

(a) one or more alternative telephone numbers after the first at which the person required may be found ;

(b) one or more substitutes for the person required, who may be found at the first of any specified alternative telephone number or numbers ; or

(c) two persons who may be found at the first or any specified alternative telephone number or numbers, with the requirement that unless both of them are available to speak the call is not to be connected.

(3) Subject to the following paragraphs of this regulation, a personal charge of 2s. shall be paid in respect of the application for a personal call, whether or not the call is connected.

(4) The personal charge shall be payable in addition to any other charges payable under these regulations for or in respect of the call or the application therefor.

(5) No personal charge shall be payable if the telephone exchange operator is unable to establish communication with the specified telephone number, or (as the case may be) is able to establish communication with none of the specified telephone numbers.

(6) The personal charge (if any) in respect of the application for a personal call which is also a fixed time call shall be payable in the manner in which the booking charge is payable under regulation 29(4).

(7) Where the applicant is unaware of the telephone number of a person required or of a substitute for him, the applicant may specify the address or alternative addresses of the person concerned, and in that event this regulation shall have effect as if the applicant had specified the telephone number or alternative telephone numbers (as the case may be) at which the person concerned might be found.

#### *Transferred charge calls—British Islands*

31.—(1) A person making a call to an installation may request the telephone exchange operator that the amount payable in respect of the call shall be charged to and payable by the person who is the subscriber in respect of the called installation, and if the person answering from the called installation consents to such request before the call is established, the amount payable in respect of the call and the transfer fee of 6d. shall be charged and payable accordingly.

(2) A person making a call to a call office may request the telephone exchange operator that the amount payable in respect of the call shall be payable by the person answering from the call office, and if the person so answering consents to such request, the amount payable in respect of the call and the transfer fee of 6d. shall be paid by that person in cash placed in the coin collecting box of the call office before the call is established.

(3) A person making a call from a coin box line or a call office to an installation may, before the termination of the call, request the telephone exchange operator that the duration of the call may be extended for a further period beyond the period in respect of which payment was made in cash, and that the amount payable in respect of such further period may be charged to and payable by the person who is the subscriber in respect of the called installation, or the person answering from the called installation may make the like request ; and (provided in the former case that the person so answering consents to the request) the amount payable in respect of the extended period of the call and the transfer fee of 6d. shall in either case be charged and payable accordingly.

(4) A person making a call from a coin box line or a call office to a call office may, before the termination of the call, request the telephone exchange operator that the duration of the call may be extended for a further period beyond the period in respect of which payment was made in cash, and that the amount payable in respect of such further period shall be payable by the person receiving the call, or the person receiving the call may make the like request ; and (provided in the former case that the person receiving the call consents to the request) the amount payable in respect of the extended period of the call and the transfer fee of 6d. shall in either case be paid by the person receiving the call in cash placed in the coin collecting box of the call office before the duration of the call is extended.

(5) Provided that where any call referred to in the foregoing paragraphs of this regulation is a personal call made from a coin box line or a call office, the

personal charge shall be paid in advance in cash placed in the coin collecting box by the person making the application for the call, and shall not be made payable by any other person by virtue of the foregoing paragraphs of this regulation.

(6) In any case in which the charge for a call made payable by another person under paragraph (1) or paragraph (2) falls within item 1 in Table B in Part I of Schedule 8, that item shall be read as if the sum specified in paragraph (b) thereof were specified also in paragraph (a) thereof.

(7) This regulation shall apply only to calls made through the Postmaster General's system from an installation or telephone on land (whether in a fixed location or not) within the British Islands to another such installation or telephone.

(8) For the purpose of the application of this regulation to calls which are made in either direction between :—

(a) an installation or telephone on the said system, or a telephone on the telephone system of any Authority providing service under licence from the Postmaster General, and

(b) a telephone on the telephone system of any Authority providing service as aforesaid,

references to the Postmaster General in the definition of the expressions "coin box line" and "installation" in regulation 1(1) shall include references to such Authority, and the expression "subscriber" shall include a person for whom such Authority provides telephone service.

#### *Transferred charge calls—elsewhere*

32.—(1) A person making a call from the United Kingdom or the Isle of Man to a place outside the British Islands in respect of which the transferred charge service is available may request that the call charges should be reversed ; and if the Telephone Authority providing service there or the Post Office operator obtains from the person answering on the called telephone his consent to such request before the call is established, and the call is established, no call charge or service charge shall be payable under these regulations in respect of the call or the transferred charge service.

(2) Where the call is not established (whether or not such consent has been obtained), or where such consent is not obtained and the call is established as an ordinary call, there shall be charged and paid under these regulations such service charge (if any) as the Postmaster General may fix, in addition in the latter case to the charge in respect of the call.

(3) Where a person making a call to the United Kingdom or the Isle of Man from a place outside the British Islands, or a ship or aircraft registered in any part of the British Islands, being a place, ship or aircraft in respect of which the transferred charge service is available, requests that the call charges shall be reversed, and the person answering from the called telephone consents to such request before the call is established, and the call is established, there shall be charged and paid under these regulations :

(a) where the call is made from a place, such call charge and such service charge (if any) as the Postmaster General may fix ;

(b) where the call is made from a ship or aircraft, the charge for the call fixed by the Postmaster General under regulation 21(1) and such service charge (if any) as the Postmaster General may fix.

The said charges shall be payable by the like person and in the like manner as if they were charges in respect of a call made from the called telephone, but not so as to make payable the additional charges referred to in regulation 21(3) where the called telephone is a call office.

(4) Where a person making a call to the United Kingdom or the Isle of Man from a ship or aircraft registered in any part of the British Islands, being a ship or aircraft in respect of which the transferred charge service is available, requests that the call charges shall be reversed, and either :

(a) the call is not established, or

(b) the consent of the person answering from the called telephone to such request is not obtained and the call is established as an ordinary call,

there shall be charged under these regulations and paid by the caller in the ship or aircraft such service charge (if any) as the Postmaster General may fix in addition in the latter case to the charge for the call.

(5) The Postmaster General shall publish as provided by regulation 26(3) the charges fixed by him under this regulation.

### *Credit card calls*

33.—(1) The Postmaster General may issue to any subscriber he thinks fit on the subscriber's request a credit card under the authority of which, subject to the provisions of this regulation, any holder of the card may make calls from telephones other than the subscriber's telephone on terms that notwithstanding anything elsewhere in these regulations the call charges will be payable by the subscriber.

(2) On the expiry of a credit card the Postmaster General may if he thinks fit issue to the subscriber a credit card by way of renewal thereof unless the subscriber has requested the Postmaster General not to do so.

(3) The subscriber shall make periodical payments for the credit card service at the rate of 5s. per quarter in respect of each separate credit card number allocated to him, and in addition if more than one credit card bearing the same number is issued by the Postmaster General, the subscriber shall make periodical payments at the rate of 2s. 6d. per quarter for each credit card issued other than the first. These regulations shall apply in relation to such payments as if they were rental payable in respect of the subscriber's installation.

(4) A person wishing to make a credit card call under the authority of a credit card issued by the Postmaster General shall ask the appropriate telephone service operator to connect the call as a credit card call, and shall quote the number shown on the credit card.

(5) Credit card calls may be made under the authority of a credit card issued by the Postmaster General :

(a) from any telephone on the Postmaster General's system to any telephone to which calls may be made from the first mentioned telephone ;

(b) from any telephone in a ship or aircraft registered in any part of the British Islands, if the call is transmitted by wireless telegraphy over the first part of its course to a station for wireless telegraphy established on land within the British Islands ;

(c) from any telephone on the telephone system of any Authority providing service under licence from the Postmaster General ;

(d) from any telephone on the telephone system of any Authority providing service in any country outside the British Islands to any telephone in the British Islands ;

provided, in cases (b) and (d), that the call involves the use of the Postmaster General's system, and in cases (b), (c) and (d) that an arrangement has been made between the Postmaster General and the other Telephone Authority concerned, or (as the case may be) between the Postmaster General and the person licensed by him under the Wireless Telegraphy Act 1949(a) to use the station in the ship or aircraft, permitting credit card calls of the description concerned to be made by the holders of credit cards issued by the Postmaster General.

(6) The subscriber to whom the credit card was issued shall pay to the Postmaster General on demand the following charges in respect of calls made as credit card calls by any holder of the credit card :

(a) Where the call is of the description referred to in sub-paragraphs (a) (b) or (c) of paragraph (5), the charge shall be 6d. (except in the case of a call made to a place outside the British Islands) and in addition such call charge and such service charge (if any) as would have been payable if the call had been made otherwise than as a credit card call : Provided that :

(i) where the call charge which would have been so payable falls within item 1 in Table B in Part I of Schedule 8, that item shall be read as if the sum specified in paragraph (b) thereof were specified also in paragraph (a) thereof ;

(ii) where the telephone from which the call was made was a coin box line provided by the Postmaster General or a similar line provided by an Authority providing service under licence from the Postmaster General, the call charge and the service charge shall be that which would have been payable by the caller ;

(iii) where the call was made from a telephone on the telephone system of any Authority providing service under licence from the Postmaster General to another telephone on that system, and the charge for any calls of that description is included in the rental for the first mentioned telephone, the call charge for the credit card call shall be that which would have been payable if such rental had not included the charge for any calls.

(b) Where the call is of the description referred to in sub-paragraph (d) of paragraph (5), the charge shall be such call charge and such service charge (if any) as the Postmaster General may fix.

(7) The Postmaster General shall publish as provided by regulation 26(3) the charges fixed by him under the last foregoing sub-paragraph.

(8) (a) Where there is an arrangement between the Postmaster General and an Authority providing telephone service under licence from the Postmaster General or providing such service in any country outside the British Islands, whereby the holders of credit cards issued by that Authority to its subscribers may make calls from telephones on the Postmaster General's system on terms that the call charges will be paid by those subscribers, the following sub-paragraph shall apply.

(b) A person who satisfies the Postmaster General that he is the holder of a current credit card issued by such Authority, and that the telephone to which he wishes to make a call is one to which he may make credit card calls under the arrangement, may make the call as a credit card call from any telephone on the



Postmaster General's system ; and in that case no call charge, service charge or other charge shall be payable under these regulations by the caller or by the person who is the subscriber in respect of the telephone from which the call is made.

(9) This regulation shall apply to services and facilities requested on the authority of a credit card and to the charges in respect of such services and facilities, as it applies to credit card calls and to the charges in respect thereof.

#### *Alarm calls*

34.—(1) A person using an installation or a caller at a call office may apply for an alarm call to be made from a telephone exchange to an installation at a specified time of the day or night.

(2) If the alarm call service is available in relation to that application, there shall be charged and paid in respect of the application :

(a) where the subscriber trunk dialling facility is available on the installation or at the call office from which the application is made, or (in the case of an application made from an installation) would be available but for a request from the subscriber that it should be withheld: a sum equal to twelve times the charge unit specified in Schedule 8 Part 1 Table A, or four times the charge unit specified in Schedule 8 Part 2 Table A, according to whichever Part would be appropriate to the application if it were an ordinary call;

(b) otherwise: a sum equal to eight times the sum specified in item 1 of Schedule 8 Part 1 Table B or six times the sum specified in item 1 of Schedule 8 Part 2 Table B according to whichever Part would be appropriate to the application if it were an ordinary call.

No charge shall be payable in respect of the alarm call itself.

(3) Where an application is made from an installation, otherwise than by means of a coin box line, for an alarm call to be made to another installation, the charge shall be paid by the person who is the subscriber in respect of the latter installation.

#### *Advice of duration and charge*

35.—(1) The Postmaster General may supply particulars of the duration of or the charge for a call, or of both such duration and charge, on the request of the person who is the subscriber in respect of the installation from which the call was made or of any other person using such installation or, in the case of a transferred charge call, on the request of the person who is the subscriber in respect of the called telephone or of any other person using such telephone.

(2) There shall be charged and paid for this service in respect of each call from a place within the British Islands to a place within the British Islands of which particulars are supplied, the sum of 6d.; and in respect of each other call of which particulars are supplied, the sum of 2s.

#### *Additional particulars of calls charged individually*

36.—(1) Where the Postmaster General provides or has provided for a subscriber a statement of the charges for individual calls made from the subscriber's installation, or for transferred charge calls made to that installation, or for credit card calls made by a holder of a credit card issued to the subscriber, he may on the request of the subscriber supply to him, either in the

statement or subsequently, particulars of all or any of the following matters in relation to all or any of the calls :

- (a) the duration of the call ;
- (b) the telephone number of the called telephone, or of the telephone from which a transferred charge call was made ;
- (c) the telephone exchange serving the called telephone, or serving the telephone from which a transferred charge call was made ;
- (d) the name of the place of destination of a telegram originated by a call from the subscriber's installation ;
- (e) the telephone numbers of the telephones from and to which a credit card call was made ;
- (f) the telephone exchanges serving the telephones from and to which a credit card call was made.

(2) There shall be charged and paid for this service a charge at the rate of 2s. for each twenty-five calls in relation to which additional particulars are supplied as aforesaid on any one occasion, the charge in relation to calls made in each separate month being calculated separately, and odd fractions of twenty-five calls being reckoned as twenty-five.

#### *Application of telegraph facilities*

37.—(1) A person using an installation or a caller at a call office may give to the appropriate Post Office operator a telephonic message for further transmission to the addressee as a written telegram.

(2) This facility shall be subject to the provisions of these regulations and the statutory regulations for the time being in force relating to written telegrams, and shall be subject to the charges respectively payable thereunder for the telephone call involved and for the transmission and delivery of every message.

#### *Directory enquiries*

38.—(1) Where a caller who asks to be informed of the telephone number of a subscriber is unable to give such details of the name or names and the address of that subscriber as the Postmaster General may request, the Postmaster General may search for such information and whether or not the information requested by the caller is obtained by the search, the caller shall if the Postmaster General so requires pay a search fee of 1s.

(2) Where a caller asks to be informed of the name and address or the name or address of a subscriber, the Postmaster General may search for such information and whether or not the information requested by the caller is obtained by the search the caller shall if the Postmaster General so requires pay all or any of the following charges, namely, a search fee of 1s. and a charge or charges in respect of any trunk call or calls made in order to obtain such information calculated in the case of a call or calls made by the caller himself at the rate for trunk calls made otherwise than by means of the subscriber trunk dialling facility specified in the appropriate part of Schedule 8 and in the case of a call or calls made by the Postmaster General at the said rate as if the call or calls had been made by the caller himself from the telephone from which he asks for such information.

**PART VII**  
**RADIOPHONE SERVICE**

*Radiophone service*

39.—(1) Subject to the provisions of this regulation, telephone service may be provided through a radiophone system to a person who is licensed under the Wireless Telegraphy Act 1949 to establish and use a station for wireless telegraphy, whether in a vehicle or elsewhere, for the purpose of sending and receiving calls between a telephone associated with that station and a station for wireless telegraphy forming part of the Postmaster General's system. In this regulation such telephone service is referred to as "radiophone service", such person as "the licensee", and such telephone as "a radiotelephone".

(2) The licensee shall pay in respect of each station of the licensee a subscription for radiophone service (in addition to the charges for calls, services and facilities obtained by means of the radiophone service) at the rate of £7 10s. 0d. per quarter, or part thereof.

(3) Subject to the exceptions and modifications set out in Schedule 9 these regulations shall apply to any radiophone service as if the licensee were a subscriber, the subscription a rental in respect of an installation, and a radiotelephone an installation.

(4) Nothing in this regulation shall apply to radiophone service provided under an agreement entered into before the 1st January 1965 (the date of coming into force of regulation 3 of the Telephone Amendment (No. 4) Regulations 1964(a)) so long as that agreement remains in force.

**PART VIII**

**GENERAL CONDITIONS OF SERVICE TO SUBSCRIBERS**

*Application of Part VIII*

40. This part of these regulations applies in respect of telephone service provided by means of an installation, whether under these regulations or under an agreement :

Provided that where any provision in this part of these regulations is inconsistent with an agreement the agreement shall prevail.

*General powers of the Postmaster General*

41. Without prejudice to any other power or right of the Postmaster General he may at his discretion :—

- (a) refuse, or cease, in consequence of any difficulty in obtaining or maintaining on terms acceptable to the Postmaster General any wayleave for an appropriate telegraphic line, to provide under these regulations or under an agreement any telephone service which would involve or involves the use of that line ;
- (b) disconnect an installation from one shared line or telephone exchange and connect it with any other shared line or telephone exchange ;
- (c) make any alteration in an installation ;
- (d) alter a subscriber's telephone number, or the name of the telephone exchange serving an installation, or both ;

- (e) use any part or parts of an installation (including any exclusive line) provided for a subscriber under these regulations or under an agreement for any purpose (including the provision of services to other persons) involving the carrying of electric currents over such part or parts of the installation at frequencies different from those used for the purpose of that subscriber's telephone service.

#### *Power to require security*

42. The Postmaster General may, from time to time, either before or after providing an installation under these regulations or before or after making an agreement, require the payment of a deposit of such amount as he thinks necessary by way of security for the payment of the rental or other charges payable or to become payable by the subscriber, and the subscriber shall pay such deposit within such time as the Postmaster General may direct. The Postmaster General may retain such deposit so long as the installation continues to be provided for the subscriber.

#### *Charges payable by subscribers*

43.—(1) Subject to the provisions of these regulations, all charges in respect of calls made from an installation, and in respect of services and facilities rendered at the request or with the authority of persons using an installation, shall be payable on demand by the person who is the subscriber in respect of the installation.

(2) Any rental payable under these regulations or under an agreement in respect of an installation or of each component part thereof shall commence on the date when the installation or component part is connected for use.

(3) Any rental payable under these regulations or under an agreement shall be payable at such intervals and on such dates (whether in advance or in arrear, or partly in advance and partly in arrear) as the Postmaster General may from time to time decide either in relation to the installation for which the rental is payable or generally, and shall be payable by the person who is the subscriber in respect of that installation.

(4) Subject to the provisions of these regulations, any other sum payable under these regulations or under an agreement in respect of any equipment or apparatus shall be payable on demand by the person who is the subscriber in respect thereof.

(5) The charges for calls of any class, or of any combination of classes, may be aggregated and included as a single item in any account rendered to a subscriber.

(6) This regulation shall have effect subject to regulation 51.

#### *Default by subscribers*

44.—(1) If a subscriber—

- (i) fails to pay when due any rental or other sum (including any sum required by way of deposit) payable by him under these regulations or under an agreement or under the statutory telex regulations for the time being in force or under an agreement made by the Postmaster General with the subscriber for or relating to the provision of telex service ; or

(ii) has a receiving order made against him or in Scotland is sequestrated, or becomes insolvent or makes any composition or arrangement with or assignment for the benefit of his creditors, or, being a company, goes into liquidation, whether voluntary or compulsory, or has a receiver of any assets appointed ; or

(iii) fails to observe or perform any of the provisions of these regulations or of an agreement, or any obligation on his part arising thereunder,

the Postmaster General may (without prejudice to any other right or remedy) :

(a) without notice, wholly or in part suspend telephone service provided by means of all or any of the subscriber's installations (whether such installations are provided under these regulations or under agreements) and if he shall think fit so to do disconnect all or any of such installations from the telephone exchange ; and, in addition or alternatively,

(b) summarily terminate the telephone service provided by means of all or any of such installations under these regulations after giving to the subscriber notice in writing of his intention so to do ; and, in addition or alternatively,

(c) summarily determine such agreements or any of them by notice in writing to that effect.

(2) On the termination under the provisions of this regulation of telephone service by means of an installation provided under these regulations, the subscriber shall pay, in addition to any other sums payable under these regulations up to the date of such termination, a sum equal to one month's rental, or to the rental which would have been payable for the installation in respect of the period from that date to the end of the minimum period of service at the rates in force at the date of such termination, whichever is the greater, credit being allowed to the subscriber for the appropriate proportion of any rental paid in advance in respect of a period ending after that date.

(3) On the determination of any agreement under the provisions of this regulation, the subscriber shall pay, in addition to any other sums payable under such agreement up to the date of its determination, a sum equal to one month's rental or to the rental for the period from the date of determination to the end of the initial term of the agreement at the rates in force at the date of determination, whichever is the greater, credit being allowed to the subscriber as aforesaid.

#### *Subscriber's responsibility for installation*

45.—(1) Every installation provided under these regulations or under an agreement is and shall at all times remain the property of the Postmaster General, and the subscriber shall be responsible for the safety of all such parts thereof as are in or on the subscriber's premises, fair wear and tear only excepted.

(2) The subscriber shall pay the following sums in respect of the replacement of any such parts of the installation as aforesaid which at any time are lost, stolen or destroyed, and the replacement or repair of any such parts which are damaged otherwise than by way of fair wear and tear :—

(a) in respect of the replacement of any such parts which are specified in Schedule 10, the sums specified in that Schedule in relation to those parts ;

and

(b) in respect of the repair of any such parts which are so specified, or the replacement or repair of any such parts which are not so specified, the certified cost incurred by the Postmaster General in replacing or repairing those parts.

Provided that in any case to which sub-paragraph (b) of this paragraph applies, the Postmaster General may substitute a charge not exceeding 10s. for the certified cost referred to in that sub-paragraph.

(3) The Postmaster General may remove the installation within such time as he thinks fit after the cesser or termination of provision of telephone service by means thereof or the determination of the relative agreement by any means, and the subscriber's obligations under paragraphs (1) and (2) shall continue until the installation has either been so removed or been provided for another subscriber at the same premises.

#### *Permission to enter property*

46.—(1) Every subscriber shall permit officers of the Post Office (or, when required by the Postmaster General so to do, procure permission for them from any other person whose permission is requisite) to enter at all reasonable times upon the subscriber's premises for the purpose of constructing, inspecting, maintaining, altering, or removing the installation or any part thereof and to have access at all reasonable times to all such parts of the installation as may be in or on the subscriber's premises.

(2) Every officer of the Post Office who desires to enter upon the subscriber's premises as aforesaid shall produce, if required so to do, some duly authenticated document showing his identity and authority.

#### *Attachments etc.*

47.—(1) A subscriber shall not, without the written consent of the Postmaster General :

- (a) alter or remove an installation or any part thereof, or obliterate or deface any marks thereon ;
- (b) place or use in any manner or position in relation to an installation any thing that may have a harmful effect on the installation or on the use of the installation for the purposes for which it was provided or on the quality of the telephone service ; or
- (c) permit or suffer any other person except an officer of the Post Office so to do.

(2) A subscriber shall not :

- (a) attach any thing to an installation, or place any thing in electrical connection therewith ; or
- (b) place or use any thing in such a manner or position in relation to an installation that it transmits or enables to be transmitted any message or other communication to or from the installation ; or
- (c) permit or suffer any other person except an officer of the Post Office so to do,

unless it is provided by the Postmaster General for that purpose, or unless it is, or is of a type which is, for the time being approved by the Postmaster General for that purpose in accordance with the next following paragraph.

(3) The Postmaster General may from time to time publish in such manner as he may think fit lists of the types of things which are for the time being approved by him for the purposes of paragraph (2), and may give to a subscriber in writing approval for those purposes of any thing which is not for the time being included in any such list.

(4) The subscriber shall, on being required by the Postmaster General so to do, forthwith cease to use and remove anything which has been attached, connected, placed or used as mentioned in paragraph (2) whether by the subscriber or by another person and whether or not it is approved or is of a type which is approved as aforesaid, and anything which has been placed in such manner or position in relation to an installation that in the opinion of the Postmaster General its use has had or may have a harmful effect on the installation or on the use of the installation for the purposes for which it was provided or on the quality of the telephone service.

#### *Subscriber not to assign service or agreement*

48.—(1) A subscriber shall not, except with the written consent of the Postmaster General, assign, dispose of or part with telephone service provided under these regulations, or assign or dispose of his agreement, or assign, dispose of or part with any benefit or advantage under this agreement.

(2) A subscriber who fails to comply with this regulation shall (without prejudice to any other right or remedy of the Postmaster General) continue to be liable for all rental, charges and sums due and to become due in respect of the installation, and in respect of calls made therefrom and services and facilities rendered at the request or with the authority of persons using the installation.

#### *Supply of electricity*

49.—(1) If and when required so to do by the Postmaster General, a subscriber shall provide at his own expense in all respects a continuous supply (at a pressure not exceeding 250 volts subject to any percentage variation allowed by the Electricity Supply Regulations 1937, or any regulations amending or superseding the same) of the electricity required by the Postmaster General for the installing, operation and maintenance of the installation or any part thereof. Such electricity shall be supplied at such point or points and by means of such wires fitted with such sockets or other means of connection and provided with such connection to earth and with such fusible cut-outs and other protective devices as the Postmaster General may from time to time require.

(2) The subscriber shall pay the certified cost incurred by the Postmaster General from time to time of making such alterations to the installation as the Postmaster General considers necessary to conform to any change made otherwise than by the Postmaster General in the method of supplying the electricity to the installation or in the kind of electric current used, or to prevent injurious affection to the installation by electric lines or plant erected on the subscriber's premises.

#### *Telephone directories*

50.—(1) Subject to the provisions of this regulation, the Postmaster General may make an entry in respect of every exchange line in such of the telephone directories from time to time published by him or on his behalf as he considers appropriate, and every such entry may be made in such terms, form, manner and order as the Postmaster General thinks fit.

(2) A subscriber may apply to the Postmaster General in writing for a special entry in respect of a specified exchange line provided for him to be made in a telephone directory in terms or in a form mentioned in Schedule 11 ; and if the Postmaster General accedes to the application the following provisions of this regulation shall apply.

(3) The subscriber shall pay for the facilities referred to in paragraph (2) a periodic charge at the annual rate, or, as the case may be, the total of the annual rates, specified or provided for in Schedule 11 in relation to the facility and the telephone directory concerned.

(4) The period in respect of which the said charge shall be payable shall begin on the first day of the month in which is published the first issue of the telephone directory in which effect is given to the application, and shall end as provided in the next following paragraph.

(5) The subscriber may at any time by notice in writing to the Postmaster General withdraw an application made under paragraph (2), and the said period shall end on the first day of the month in which is published the next subsequent issue of the telephone directory concerned, whether effect is given to the notice of withdrawal in that issue or not ; and if no such notice is given, the said period shall end on the date when the subscriber's liability to pay rental in respect of the exchange line concerned ceases.

(6) The said charge shall be payable at such intervals (not being longer than a year) and on such dates (whether in advance or in arrear, or partly in advance and partly in arrear) as the Postmaster General may from time to time decide either in relation to a particular entry or exchange line or generally ; and on the termination of the period referred to in paragraph (4) the Postmaster General shall repay to the subscriber or allow him in account the appropriate proportion of any instalment paid in advance in respect of a period ending after such termination.

(7)(a) In this regulation and in Schedule 11 :—

“telephone directory” does not include any directory in which the entries are classified according to the trades or professions of the subscribers ;

“main telephone directory” means the London Postal Area Telephone Directory published in numbered parts and the Outer London and Provincial Telephone Directory published in numbered sections ;

“business telephone directory” means a telephone directory published in addition to the main telephone directory and any local telephone directory, containing entries relating to certain business lines in a particular geographical area and to certain exchange lines in such an area provided under an agreement which the Postmaster General regards as business lines ;

“local telephone directory” means a telephone directory containing entries relating to a particular geographical area, not being either a part or section of the main telephone directory or a business telephone directory ;

“main entry” means a single entry relating to the exchange line or lines provided for a subscriber at one address ;

“extra entry” means an entry additional to a main entry, and relating to the exchange line or lines to which that main entry relates ;

“extra word” means any word which the Postmaster General permits to be included in an entry on condition that the extra charge specified in Schedule 11 is payable therefor.



- (b) References in this regulation to an issue of a directory being a directory which is published in parts or sections, shall be construed as references to the issue of the part or section which is or would be appropriate to the particular entry or exchange line.
- (c) Where an issue of a directory is dated by a reference to a month and year appearing therein or thereon, that issue shall be deemed to have been published on the first day of the month referred to.

## PART IX

### GENERAL

#### *Calculation of rentals*

51. The Postmaster General may if he thinks fit determine that the following rules shall apply for the purpose of calculating the rental payable in respect of any period at a quarterly rate under these regulations or under an agreement for an installation (other than a private circuit), or each component part of such an installation :

- (a) Each quarter shall be deemed to begin on the first day of such month as the Postmaster General may determine.
- (b) Each complete month in an incomplete quarter shall be treated as one third of a quarter.
- (c) Each day in an incomplete month in the period shall be treated as one twenty-eighth of a complete month, but for the purpose of this rule such of the days between the 28th of the month and the last day of the month (inclusive) as fall within the period shall be treated together as one day.
- (d) Odd fractions of a penny amounting to  $\frac{1}{2}$ d. or more shall be charged as 1d. and those amounting to less than  $\frac{1}{2}$ d. shall be disregarded.

#### *Measurement of length of lines*

52. For the purpose of these regulations, the chargeable length of any exchange line, extension, or private circuit, or of any part thereof, shall be the distance measured between such points and in such manner as the Postmaster General may consider appropriate, and in particular (but without prejudice to the generality of the foregoing provision) the chargeable length of any extension or private circuit whereof the terminal points are more than 25 miles apart may be calculated by reference to the distance (measured as hereinbefore provided) between the telephone exchanges which in the opinion of the Postmaster General are the appropriate telephone exchanges to serve the areas in which the premises connected by means of the extension or private circuit are respectively situated.

#### *Liability for call office and other charges*

53. Except as otherwise provided by these regulations :

- (a) all charges in respect of calls made from a call office and in respect of services and facilities rendered at the request of a caller from a call office shall if the Postmaster General so requires be prepaid by the caller, and otherwise shall be payable by the caller to the Postmaster General on demand.
- (b) All charges in respect of calls made from a telephone in a ship or aircraft registered in any part of the British Islands, and in respect of services and facilities rendered at the request of a caller from such a telephone, shall be

payable by the caller on demand to the person licensed by the Postmaster General under the Wireless Telegraphy Act 1949 to use the station for wireless telegraphy in the ship or aircraft, and the latter person shall account for such charges to the Postmaster General in accordance with the licence and any other relative arrangements between him and the Postmaster General.

- (c) All other charges and sums payable under these regulations shall be payable to the Postmaster General on demand.

### *Evidence*

**54.**—(1) In any proceedings by or against the Crown in relation to any rental, charge or sum payable under these regulations or under an agreement :—

(a) where the person alleged by the Crown to be liable for payment of that rental, charge or sum has not disputed in writing his liability therefor within 30 days of the service on him of an account including that rental, charge or sum, the production of a certified account of that rental, charge or sum shall be conclusive evidence of the amount thereof and of the liability of that person for payment thereof ;

(b) in any other case, the production of a certified account thereof shall be sufficient evidence unless the contrary is proved that the rental, charge or sum is payable in respect of the installation referred to in the account, and that the amount thereof is as stated in the account ; and the production of a Post Office telephone exchange ticket recording a call made or a service or facility afforded shall unless the contrary is proved be sufficient evidence of the facts recorded thereon.

(2) A certified statement (whether or not included in a certified account) :—

(a) of the cost or excess cost incurred by the Postmaster General in relation to any matter whereof the certified cost or certified excess cost is referred to in these regulations,

(b) of the component parts of which an installation consisted on any specified date or during any specified period,

(c) of the date on which an installation or any part of an installation provided under these regulations or under an agreement was connected for use,

(d) of any distance for the purpose of regulation 20(3) or 52, or

(e) that a ticket produced is a Post Office telephone exchange ticket, shall for all purposes (including the purposes of any proceedings by or against the Crown) be sufficient evidence, unless the contrary is proved, of the facts therein stated.

(3) A copy of the London, Edinburgh or Belfast Gazette containing any notice published therein by the Postmaster General in accordance with regulation 21 or 26 shall be conclusive evidence of the facts stated in the notice.

### *Remission of charges*

**55.** The Postmaster General may remit in whole or in part any rental, charge or sum payable or paid by virtue of these regulations.

### *Service of notices, etc.*

**56.** Any notice, account, statement, direction or other document which may be given, rendered or made by the Postmaster General under or for any purpose of these regulations or an agreement shall be deemed to have been

duly given, rendered or made and served if left at or sent by registered post or by the recorded delivery service to the address at or in connection with which the relevant telephone service is required or provided, or the address stated in the relative application form or agreement as the subscriber's address, or an address notified to the Postmaster General by the subscriber as an address to which accounts may be sent, or the subscriber's usual or last known place of abode or business in the British Islands.

*Misuse of the telephone system*

**57.**—(1) A person shall not use the Postmaster General's system :—

- (a) for sending any message or communication which is offensive or abusive or of an indecent, obscene or menacing character to an officer of the Post Office or to any other person, or
- (b) for the persistent making of telephone calls without reasonable cause or for the making of telephone calls for the purpose of causing annoyance, inconvenience, or needless anxiety to an officer of the Post Office or any other person, or
- (c) for the making of any telephone call otherwise than by the method appropriate to the telephone from which the call is made, according to the Postmaster General's published instructions to subscribers and to users of call offices.

(2) The Postmaster General may interrupt and terminate any telephonic message or communication of, and may refuse to give the means of telephonic communication to, any person who contravenes this regulation, and shall not in any such case be bound to return any sums paid in respect of the message or communication, and may suspend without notice the telephone service of any subscriber whose installation is used as aforesaid, either at the time the installation is so used or at any time thereafter, and may continue such suspension unless and until such assurance is received as the Postmaster General may deem sufficient that there will be no further contravention of the provisions of paragraph (1) :

Provided that no action taken under this regulation shall prejudice any other right or remedy of the Postmaster General.

*Non-liability of Post Office*

**58.**—(1) Neither the Crown nor the Postmaster General nor any other officer of the Post Office shall incur any liability for or on account of or in respect of any loss or damage sustained by reason of any interruption or failure of communication or suspension of service by means of any installation, or any failure or error in connection with the taking or giving of messages by officers of the Post Office, or any omission or insertion of or error in any entry in a telephone directory published by or on behalf of the Postmaster General.

(2) A subscriber shall not be entitled to any abatement or rental in connection with any of the matters aforesaid.

*Consent or approval of the Postmaster General*

**59.** Any consent or approval of the Postmaster General referred to in these regulations shall be revocable and may be given subject to such terms and conditions as the Postmaster General may think fit.

*Construction*

60. Without prejudice to regulation 24(2), nothing contained in or done under Part II of these regulations, or done under or pursuant to any term or condition contained in or determined under these regulations, and no request for a call, service or facility for which the charge, terms or conditions are fixed or determined by or under these regulations, shall constitute or lead to the formation of a contract between the Postmaster General and any other person ; and nothing contained in or done under Part II of these regulations or regulation 17 shall be construed as implying that the Postmaster General is under any obligation to provide equipment or apparatus for the purpose of affording means of telephonic communication, or to effect an internal or external removal or a change of apparatus.

*Revocation and transitional provisions*

61.—(1) The regulations mentioned in Schedule 12 are hereby revoked.

(2) Any charges for calls, services or facilities which have been fixed by the Postmaster General under the regulations hereby revoked, and which are in force at the commencement of these regulations, shall continue in force without further publication until superseded by charges fixed by the Postmaster General under these regulations.

*Citation and commencement*

62.—(1) These regulations may be cited as “the Telephone Regulations 1968”.

(2) These regulations shall come into operation on the 1st October 1968.

Dated 5th August 1968.

*John Stonehouse,*  
Her Majesty's Postmaster General.

## Regulation 6

## SCHEDULE 1

## TERMS AND CONDITIONS APPLICABLE TO PARTICULAR INSTALLATIONS

## Regulation 6(1)(a)

## PART 1

1. The telephone equipment and apparatus provided otherwise than by the Postmaster General (in this Part of this Schedule referred to as "the private equipment") shall not be connected directly or indirectly with an exchange line unless the Postmaster General notifies the subscriber in writing that in his opinion it is capable of working efficiently in connection therewith and the standard of transmission afforded by it is acceptable to him.

2. The private equipment (including any extension circuits) shall be so arranged that efficient calling and clearing signals shall under all circumstances be automatically given to the telephone exchange serving the installation. Circuit diagrams of the private equipment shall be furnished to the Postmaster General for written approval before the private equipment is connected as aforesaid with an exchange line and after such connection no alteration to any of the electrical circuits or to any other part of the private equipment shall be made without the written approval of the Postmaster General.

3. As a means of connecting the installation with the private equipment, the subscriber shall supply and maintain connection blocks of such description and in such positions as shall be approved in writing by the Postmaster General. The subscriber shall provide facilities for testing and shall not notify the Postmaster General of a fault unless tests have indicated that it did not originate from the private equipment. The subscriber shall pay the certified cost incurred by the Postmaster General as a result of any notification of a fault if it is found that the fault originated from the private equipment.

4. The Postmaster General may at any time inspect and test the private equipment for all purposes relating to the Postmaster General's system, and especially in regard to:—

- (a) efficient speaking;
- (b) efficient signalling; and
- (c) satisfactory mechanical construction and condition.

5. The Postmaster General may at any time require the subscriber to have effected at the subscriber's expense any alterations or additions to the private equipment which in the opinion of the Postmaster General are rendered necessary by any change or development of the Postmaster General's system.

6. The private equipment shall be maintained by the subscriber in an efficient working condition and shall be operated by the subscriber efficiently. The Postmaster General's decision as to whether this condition has been complied with shall be final and conclusive.

7. Except with the consent in writing of the Postmaster General there shall not be used in connection with the installation:—

- (a) an extension from any switchboard forming part of the private equipment to a point beyond a radius of five miles from the telephone exchange serving the installation;
- (b) an extension from that switchboard for the use of any person other than the subscriber; or
- (c) a telephone which is available to the public for the purpose of sending and receiving telephonic messages.

## Regulation 6 (1)(b)

## PART 2

An extension between switchboards shall not be used for originating a call to a telephone exchange. It shall be used only for:—

- (1) calls between the two switchboards which it connects;
- (2) calls between any circuit (other than an exchange line) connected with one of the switchboards and any such circuit connected with the other switchboard;
- (3) calls between either of the said switchboards and any circuit (other than an exchange line) connected with the other switchboard; and
- (4) calls received at one of the said switchboards over an exchange line and extended to the other switchboard or by way thereof to an extension connected therewith: Provided that the use of the said extension for this purpose may be prohibited by the Postmaster General at any time by notice in writing to that effect.

## Regulation 6(1)(c)

## PART 3

Neither the subscriber nor any other person shall receive any consideration either directly or indirectly in return for or otherwise howsoever on account of the use of the external extension by or on behalf of any person other than the subscriber or the person in the occupation of the premises connected by means of the external extension with the premises occupied by the subscriber. The term "consideration" includes besides money or money's worth the giving or withholding of business or any other advantage or benefit of any kind or description.

## Regulation 6(1)(d)

## PART 4

1. Except as otherwise provided by any licence granted by the Postmaster General to the subscriber under the Telegraph Acts 1863 to 1962, or with the consent in writing of the Postmaster General, neither the subscriber nor any other person shall receive any consideration either directly or indirectly in return for or otherwise howsoever on account of the use of the private circuit by or on behalf of any person other than the subscriber or any of the respective persons whose premises are for the time being connected by means of the private circuit with the premises occupied by the subscriber. The term "consideration" includes besides money or money's worth the giving or withholding of business or any other advantage or benefit of any kind or description.

2. Except with the consent in writing of the Postmaster General, the total electrical power applied to the private circuit by the subscriber shall not at any instant exceed 5 milliwatts where alternating current is used. In the case of direct current working the voltage applied to the private circuit shall not exceed 50 volts and the current in the line shall not exceed 60 milliamperes. Where interrupted direct current working is adopted the subscriber shall insert suitable spark gap quenches and low pass filters to prevent any noise induction into other circuits.

3. Except with the consent in writing of the Postmaster General, the subscriber shall not directly or indirectly connect any exchange line with the private circuit or permit or suffer any exchange line to be so connected.

4. If the subscriber with the consent of the Postmaster General connects with the private circuit any equipment or apparatus provided otherwise than by the Postmaster General, the subscriber shall if required supply and maintain connection blocks of such description and in such positions as shall be approved by the Postmaster General. The subscriber shall supply facilities for testing and shall not notify the Postmaster General of a fault unless tests have indicated that it did not originate from the said equipment or apparatus. The subscriber shall pay the certified cost incurred by the Postmaster General as a result of any notification of a fault if it is found that the fault originated from the said equipment or apparatus.

Regulation 6(1)(e)

PART 5

Any recorded announcement made by means of the Answering Set shall be limited to the following matters or any of them:

- (i) a statement that the call is being answered by a telephone answering machine;
- (ii) the telephone number and identity of the subscriber;
- (iii) an explanation of the subscriber's absence;
- (iv) a statement of his expected time of return;
- (v) an alternative telephone number at which the subscriber may be called or at which messages may be left for him;
- (vi) any other matter which is approved by the Postmaster General, either specifically or by general description.

## SCHEDULE 2

Regulation 6(2)(a)

TERMS AND CONDITIONS WHICH MAY BE APPLIED TO  
PARTICULAR INSTALLATIONS

1. The subscriber shall not permit the provision by any officer of the Post Office of any equipment or apparatus at any point where under ordinary circumstances an explosion could be caused by heat, a naked light, a flame or sparks.

2. If owing to exceptional circumstances an explosive mixture should accumulate at any part of the subscriber's premises the subscriber shall not permit any such officer to begin or continue work of any kind whatsoever on or in the vicinity of such part of the subscriber's premises until the explosive mixture has been dispersed, whether or not an explosion could be caused by such work.

3. Subject to condition 5, the subscriber shall indemnify the Crown against all actions, proceedings and claims by whomsoever brought or made in respect of any loss, damage or injury attributable directly or indirectly to any explosion or fire on the subscriber's premises.

4. Subject to condition 5, the subscriber shall not be entitled to recover from the Crown in respect of any loss, damage or injury sustained or suffered by the subscriber through, as a result of, or consequential upon any explosion or fire attributable directly or indirectly to anything done or omitted by any such officer or to any property of the Postmaster General on the subscriber's premises.

5. If the subscriber shall have observed conditions 1 and 2, conditions 3 and 4 shall not apply in relation to any explosion or fire proved by the subscriber to have been caused by the omission of any such officer to observe instructions given by the subscriber under conditions 1 or 2.



## Regulation 11(3)

## SCHEDULE 3

## RENTALS

The rates quoted in this Schedule are quarterly rates.

## PART 1

*Exchange lines served by the appropriate telephone exchange*

	£	s.	d.
1. Exclusive line ... ..	4	0	0
	3	15	0
	(Note)		
2. Shared line ... ..	3	10	0

Note:— The lower of the two rates applies only where the line is a business line and is provided for connection with a private branch exchange belonging to and maintained by the subscriber.

## PART 2

*Exchange lines served by a telephone exchange other than the appropriate telephone exchange*

1. The rate of rental for the exchange line which would be applicable under Part 1 if the line were served by the appropriate telephone exchange,

plus

2. The rate of rental which would be applicable under item 1(a) of Part 4 to an external extension between the exchange by which the line is served and the appropriate telephone exchange,

plus

3. Where the exchange by which the line is served and the appropriate telephone exchange are in different telephone groups (see reg. 19)... .. £12 10s. 0d.

## PART 3

*Internal Extensions*

	£	s.	d.
1. Plan 1, 1A, 1B or 1C ... ..	14	0	
2. Plan 2			
Two main stations ... ..	10	0	
Each associated extension ... ..	14	0	
3. Plan 3... ..	1	5	0
4. Plan 4 (Plug and 2 sockets) ... ..	8	0	
Each additional socket... ..	2	0	
Each plug-in telephone after the first ... ..	12	0	
5. Plan 5 or 5A... ..	2	10	0
6. Plan 7 or 7A... ..	1	15	0
7. Plan 8 ... ..	1	0	0
8. Plan 8A ... ..	1	16	0
9. Plan 9 ... ..	1	5	0
10. Plan 10 including apparatus for interception of one exchange line Apparatus associated with Plan 10 extension for interception of additional exchange lines: per line ... ..	1	10	0
		6	0
11. Plan 11 ... ..	1	8	0
12. Plan 12 or 12A ... ..	1	5	0
13. Plan 105 or 105A ... ..	2	15	0
14. Plan 107 or 107A ... ..	2	0	0
15. Plan 108 or 108A ... ..	2	0	0
16. Internal extension terminated on a socket ... ..	8	0	
17. Plug-in telephone for use with an internal extension terminated on a socket ... ..	12	0	
18. Any other internal extension ... ..	15	0	

## SCHEDULE 3 (cont.)

## PART 4

*External extensions (other than an external extension on a house exchange system (HES))*

	£	s.	d.
<b>1. Mileage rate:</b>			
(a) For an external extension other than a Plan 9 extension:			
Chargeable length:			
Up to 1 furlong... ..	1	0	0
Over 1 furlong up to 2 furlongs ... ..	2	0	0
Over 2 furlongs up to 3 furlongs ... ..	3	0	0
Over 3 furlongs up to 4 furlongs ... ..	4	0	0
Over 4 furlongs up to 6 furlongs ... ..	5	10	0
Over 6 furlongs up to 8 furlongs ... ..	7	0	0
And so on by $\frac{1}{2}$ mile steps ... ..	And so on by £2 steps		
Over $1\frac{1}{2}$ miles up to $1\frac{1}{2}$ miles ... ..	12	15	0
Over $1\frac{1}{2}$ miles up to 2 miles ... ..	14	10	0
And so on by $\frac{1}{2}$ mile steps ... ..	And so on by £1.10s. steps		
Over 3 miles up to $3\frac{1}{2}$ miles ... ..	23	10	0
And so on by $\frac{1}{2}$ mile steps ... ..	And so on by £3 steps		
Over 5 miles up to 6 miles ... ..	37	10	0
And so on by 1 mile steps ... ..	And so on by £5 steps		
Over 30 miles up to 35 miles ... ..	175	0	0
And so on by 5 mile steps ... ..	And so on by £20 steps		
Over 50 miles up to 60 miles ... ..	262	10	0
And so on by 10 mile steps ... ..	And so on by £25 steps		
Over 200 miles up to 210 miles ... ..	632	10	0
And so on by 10 mile steps ... ..	And so on by £20 steps		
Over 300 miles up to 325 miles ... ..	837	10	0
And so on by 25 mile steps ... ..	And so on by £25 steps		
Over 400 miles ... ..	937	10	0
(b) For a Plan 9 extension... ..	Double the rate appropriate under (a) above.		
<b>2. Additional rate for external plan extensions:</b>			
Plan 1A or 1C ... ..	14	0	
Plan 7 or 7A ... ..	1	15	0
Plan 9 ... ..	1	5	0
Plan 105 or 105A ... ..	2	15	0
Plan 107 or 107A ... ..	2	0	0
<b>3. Additional rate for each external extension not exceeding 4 furlongs chargeable length (other than a plan extension or an external extension terminated at both ends on apparatus belonging to and maintained by the subscriber) ... ..</b>	15	0	

## SCHEDULE 3 (cont.)

## PART 5

*Private branch exchanges (PBX) and associated equipment*

	£	s.	d.
<b>1. PBX:</b>			
(a) PMBX switchboard:			
(1) Other than a multiple type:			
Size:			
1 + 3 ... .. .	3	0	0
2 + 4 ... .. .	4	0	0
2 + 6 ... .. .	5	0	0
3 + 7 or 3 + 9 ... .. .	8	0	0
3 + 12 ... .. .	10	0	0
3 + 12 (panel type) ... .. .	11	0	0
3 + 10 or 5 + 20 ... .. .	13	0	0
4 + 18 ... .. .	16	0	0
5 + 25 (panel type) ... .. .	22	0	0
10 + 30 ... .. .	25	0	0
10 + 50 ... .. .	30	0	0
10 + 60 ... .. .	35	0	0
(2) Multiple type: each section ... .. .	42	10	0
(3) Stand-by power supply equipment:			
For use with PMBX switchboard (other than a multiple type)			
size:			
3 + 12 ... .. .	9	0	0
3 + 12 (panel type) ... .. .	10	0	0
4 + 18 ... .. .	12	0	0
5 + 25 (panel type) ... .. .	12	0	0
(b) PABX Type 1:			
Size:			
4 + 15 ... .. .	55	0	0
5 + 24 ... .. .	65	0	0
7 + 35 ... .. .	75	0	0
10 + 49 ... .. .	85	0	0
(c) PABX Type 2:			
Size:			
4 + 15 ... .. .	70	0	0
5 + 24 ... .. .	80	0	0
7 + 35 ... .. .	90	0	0
10 + 49 ... .. .	100	0	0
(d) PABX Types 5 or 6:			
Size:			
3 + 10 ... .. .	50	0	0
5 + 20 ... .. .	60	0	0
(e) PABX other than 1 to 6:			
Size:			
Up to 30 automatic extensions ... .. .	35	0	0
31—50 automatic extensions ... .. .	55	0	0

## SCHEDULE 3 (cont.)

## PART 5 (cont.)

	£ s. d.
2. Special additional switchboard for secret working connected with a PBX in the same building ... ..	The appropriate rental specified in Item 1
plus, in respect of each exchange line connected to such switchboard ... ..	9 0
plus, in respect of each extension connected to such switchboard ... ..	15 0
3. Special additional switchboard for night working connected with a PMBX in the same building ... ..	The appropriate rental specified in Item 1
plus, in respect of each exchange line and each extension connected with such switchboard ... ..	9 0
4. Special additional switchboard for night working connected with a PMBX in another building ... ..	The appropriate rental specified in Item 1
plus, in respect of each exchange line and each extension connected with such switchboard ... ..	1 10 0
5. Special equipment for night working from a particular extension connected with a PABX other than Types 1 to 6 in the same building ... ..	2 0 0
6. Special equipment to provide direct night exchange line service on a PABX Type 1: in respect of each exchange line connected for night service... ..	10 0
7. Special equipment to provide direct night exchange line service on a PABX Type 2: ... ..	1 0 0
8. Multiphone switchboard ... ..	6 0 0
plus, in respect of additional equipment (where required) for providing ancillary working on an exchange line or private circuit ... ..	1 10 0
9. Key and lamp unit and associated equipment:	
Key and lamp unit with one operator's circuit ... ..	3 0 0
Two Key and lamp units with one operator's circuit ... ..	4 10 0

## SCHEDULE 3 (cont.)

## PART 5 (cont.)

	£	s.	d.
<b>Auxiliary apparatus:</b>			
Whichever one of the following rates of rental is appropriate in relation to the number of exchange lines			
1 to 5 lines ... ..	3	0	0
6 to 10 lines ... ..	4	10	0
11 to 15 lines ... ..	6	0	0
16 to 20 lines ... ..	7	10	0
Amplifier 23d ... ..	5	0	0
10. Ringing lead from telephone exchange to subscriber's premises for providing power ringing ... ..	1	0	0
11. Ringing converter ... ..	1	0	0
12. Ringing vibrator ... ..	1	0	0
13. Transformer for power ringing ... ..	1	0	0
14. Howler cord circuit ... ..	8	0	
15. Apparatus for recalling the operator at a magneto PBX... ..	2	3	
plus:			
in respect of each exchange line connected with the PBX ... ..	2	3	
in respect of each extension connected with the PBX ... ..			9
16. Wiring in excess of 15 yards supplied to connect the manual and automatic switching apparatus of a PABX provided by the Postmaster General (other than a PABX Type 1 to 6) ... ..	6	0	
17. Apparatus for affording direct connection between extensions on a PABX provided by the Postmaster General (other than a PABX Type 1 to 6) and on exchange line connected with the PABX ... ..	15	0	
18. Apparatus for affording direct connection between extensions on one PABX provided by the Postmaster General (other than a PABX Type 1 to 6) and extensions on another such PABX over an extension between the two PABXs ... ..	1	10	0
19. Message waiting facility at a PBX:			
per extension ... ..	13	0	

Note: The appropriate rentals for the exchange lines and extensions are payable in addition to the rentals specified in this Part.

## SCHEDULE 3 (cont.)

## PART 6

*Instruments for use by an operator at a private branch exchange (PBX)*

	If provided instead of the operator's standard instrument supplied by the Postmaster General with the relative PBX		If provided in addition to the operator's standard instrument supplied by the Postmaster General with the relative PBX	
	s.	d.	s.	d.
1. Handset type telephone ...	—		10	0
2. Handset portion only of handset type telephone ... ..	5	0	5	0
3. Breastplate transmitter and single headgear receiver (where the standard instrument supplied by the Postmaster General with the relative PBX is a handset type telephone or the handset portion only of a handset type telephone)	12	0	12	0
4. Breastplate transmitter and single headgear receiver (where the standard instrument supplied by the Postmaster General with the relative PBX is a breastplate transmitter and single headgear receiver) ... ..	—		10	6
5. Breastplate transmitter and double headgear receiver (where the standard instrument supplied by the Postmaster General with the relative PBX is a handset type telephone or the handset portion only of a handset type telephone) ... ..	15	0	15	0
6. Breastplate transmitter and double headgear receiver (where the standard instrument supplied by the Postmaster General with the relative PBX is a breastplate transmitter and single headgear receiver) ... ..	—		15	0

## SCHEDULE 3 (cont.)

## PART 6 (cont.)

	If provided instead of the operator's standard instrument supplied by the Postmaster General with the relative PBX	If provided in addition to the operator's standard instrument supplied by the Postmaster General with the relative PBX
	s. d.	s. d.
7. Lightweight headset (where the standard instrument supplied by the Postmaster General with the relative PBX is a handset type telephone or the handset portion only of a handset type telephone):		
Type No. 1 ... ..	12 0	12 0
Type No. 2 ... ..	15 0	15 0
8. Lightweight headset (where the standard instrument supplied by the Postmaster General with the relative PBX is a lightweight headset No. 1, or has been replaced by a lightweight headset No. 1):		
Type No. 1 ... ..	—	12 0
Type No. 2 ... ..	3 0	15 0

## SCHEDULE 3 (cont.)

## PART 7

*Components forming part of a house exchange system (HES)*

	£ s. d.
<b>1. Internal or external station:</b>	
HES No. 1 ... ..	2 0 0
HES No. 2 ... ..	2 10 0
HES No. 3 (Keymaster 1+5)... ..	2 10 0
HES No. 4 (Keymaster 2+10) ... ..	3 0 0
<b>2. Additional apparatus for second main station ...</b>	<b>1 5 0</b>
<b>3. Internal special extension ... ..</b>	<b>The rate applicable under Item 1</b>
<b>4. Internal extension between HES and PBX ...</b>	<b>15 0</b>
<b>5. External special extension ... ..</b>	<b>The rate applicable under Item 1, plus mileage rate applicable under Item 1(a) of Part 4</b>
<b>6. External extension between HES and PBX ...</b>	<b>15 0 plus mileage rate appli- cable under Item 1(a) of Part 4</b>



## SCHEDULE 3 (cont.)

## PART 8

*Miscellaneous Equipment and Apparatus*

	£	s.	d.
1. Coin box ... ..	2	10	0
2. Emergency press button on coin box ... ..	5	0	0
3. Autodial No. 1 (25 line size) ... ..	9	0	0
4. Autodial No. 2 (50 line size) ... ..	12	0	0
5. Breastplate transmitter: In addition to or instead of standard transmitter ... ..	9	0	0
6. Headgear receiver: In addition to or instead of standard receiver:			
Single ... ..	5	0	0
Double ... ..	8	0	0
7. Breastplate transmitter and single headgear receiver combined: In addition to or instead of standard instrument ... ..	12	0	0
8. Breastplate transmitter and double headgear receiver combined: In addition to or instead of standard instrument ... ..	15	0	0
9. Extension bell:			
Trembler 2½ inch (Battery operated) ... ..	3	0	0
Trembler 4 inch (Battery operated) ... ..	10	0	0
Trembler 6 inch (Battery operated) ... ..	10	0	0
Trembler 12 inch (Battery operated) ... ..	1	0	0
Trembler 6 inch (Mains operated) ... ..	10	0	0
Trembler 10 inch (Mains operated) ... ..	15	0	0
Magneto 2½ inch ... ..	3	0	0
Magneto Cow gong ... ..	3	0	0
Magneto 4 inch ... ..	3	0	0
Magneto 6 inch ... ..	6	0	0
Switchboard internal buzzer ... ..	5	0	0
10. Hooter (Mains operated) ... ..	15	0	0
11. Apparatus used in connection with the provision of telephone service to ships in dock:			
10 yards of cable or part thereof ... ..	3	0	0
Each additional 10 yards or part thereof ... ..	3	0	0
Weatherproof plug and socket ... ..	6	0	0
12. Special protective apparatus:			
Flameproof wall telephone No. 149 ... ..	1	10	0
Flameproof table telephone No. 266... ..	1	10	0
Flameproof telephone with reference number in the 700 series ... ..	2	10	0
Flameproof relay ... ..	18	0	0
Flameproof plugs and sockets (2 of each) ... ..	1	13	0
Flameproof magneto bell ... ..	1	0	0

## SCHEDULE 3 (cont.)

## PART 8 (cont.)

	£	s.	d.
Flameproof mains bell... ..	1	13	0
Cable Pyrotex 25 yards in length (or less) ... ..		11	0
Cable Polythene 25 yards in length (or less) ... ..		11	0
Conduit 25 yards in length (or less) ... ..	1	0	0
13. Drop indicator on continuous ringing bell circuit ... ..		5	0
14. Eyeball or drop indicator ... ..		5	0
15. Apparatus (other than lamp circuit and lamp) to provide mains voltage lamp signal on exchange line or extension:			
Discontinuous signal ... ..		12	0
Continuous signal (press button control) ... ..		12	0
Optional switchhook control ... ..		9	0
Plus, if provided by the Postmaster General:			
in respect of the lamp circuit (except the lamp) ... ..		7	0
in respect of the lamp ... ..		1	6
16. Low voltage lamp signal on exchange line or extension ... ..		5	0
17. Trimphone ... ..		7	6
18. Pendant telephone (including separate dialling unit where necessary) ... ..		8	0
19. Plug and socket in lieu of normal telephone termination strip ... ..		4	0
20. Watch receiver ... ..		2	0
21. Handset with transistor amplifier (Handset No. 4 or 5) ... ..		10	0
22. Speakerset No. 1 ... ..	2	10	0
Speakerset No. 2 ... ..		15	0
23. Faint speech amplifier ... ..	1	0	0
24. Loudspeaking telephone:			
No. 1 ... ..	2	10	0
No. 2 ... ..	6	0	0
No. 3 ... ..	4	0	0
No. 4 ... ..	7	10	0
25. Voice operated signalling unit (Unit signalling No. 5) ... ..	1	10	0
26. Footswitch to provide transmitter cut-out in association with a breastplate or fixed transmitter and headgear receiver or with a lightweight headset ... ..		3	0

## SCHEDULE 3 (cont.)

## PART 8 (cont.)

	£ s. d.
27. Meters at subscriber's premises for measuring call units:	
(a) Clock type meter ... ..	15 0
(b) Cyclometer type meter	
(i) Reset type (showing call units for individual calls) ...	1 0 0 (Note)
(ii) Non-reset type (showing cumulative total of call units) ...	1 0 0 (Note)
(c) Switch to enable a clock type or cyclometer type of meter to be connected to any of a number of selected exchange lines ... .. in respect of each exchange line (other than the first) to which the meter can be connected by means of the switch ...	7 0
28. Answering set No. 1 ... ..	6 0 0
29. Answering set No. 2 ... ..	13 10 0
30. Lightweight headset No. 1 ... ..	12 0
31. Lightweight headset No. 2 ... ..	15 0
32. Trunk barring equipment: In respect of each exchange line with which the equipment is associated ... ..	1 10 0

Note: Where a pair of meters comprising a reset type meter and a non-reset type meter is provided there will be a combined rental of £1 per quarter.

Regulation 11(5)

**SCHEDULE 4**  
**RENTALS—PRIVATE CIRCUITS**

		Rate per annum	
		£	s. d.
<b>1. Private circuit provided for continuous use</b>			
(1) Internal private circuit consisting of two telephones with a connecting pair of wires ... ..		5	0 0
(2) Internal private circuit terminated on a switchboard at one end and a telephone or another switchboard at the other ... ..		3	0 0
		Rate per annum	
		£	s. d.
		Chargeable length of circuit	
(3) Private circuit other than an internal private circuit			
(a) Basic point to point speech type circuit ... ..			
Up to 1 furlong		4	0 0
Over 1 furlong up to 2 furlongs		8	0 0
Over 2 furlongs up to 3 furlongs		12	0 0
Over 3 furlongs up to 4 furlongs		16	0 0
Over 4 furlongs up to 6 furlongs		22	0 0
Over 6 furlongs up to 8 furlongs		28	0 0
And so on by $\frac{1}{4}$ mile steps		And so on by £6 steps	
Over $1\frac{1}{4}$ miles up to $1\frac{3}{4}$ miles		45	0 0
Over $1\frac{3}{4}$ miles up to 2 miles		50	0 0
Over 2 miles up to $2\frac{1}{4}$ miles		54	0 0
And so on by $\frac{1}{4}$ mile steps		And so on by £4 steps	

## SCHEDULE 4 (cont.)

		Chargeable length of circuit	Rate per annum
(3)(a) (cont.)	... ..	Over 3 miles up to 3½ miles	£ s. d. 74 0 0
		And so on by ½ mile steps	And so on by £8 steps
		Over 5 miles up to 6 miles	114 0 0
		And so on by 1 mile steps	And so on by £16 steps
		Over 30 miles up to 35 miles	550 0 0
		And so on by 5 mile steps	And so on by £50 steps
		Over 50 miles up to 60 miles	800 0 0
		And so on by 10 mile steps	And so on by £100 steps
		Over 200 miles up to 210 miles	2,280 0 0
		And so on by 10 mile steps	And so on by £80 steps
		Over 300 miles up to 325 miles	3,100 0 0
		And so on by 25 mile steps	And so on by £100 steps
		Over 400 miles	3,500 0 0
		(3)(b) Speech type circuit for private switched network ...	...
Over 1 furlong up to 2 furlongs	8 0 0		
Over 2 furlongs up to 3 furlongs	12 0 0		
Over 3 furlongs up to 4 furlongs	16 0 0		
Over 4 furlongs up to 6 furlongs	22 0 0		

## SCHEDULE 4 (cont.)

(3)(b) (cont.)

... ..

Chargeable length of circuit	Rate per annum		
	£	s.	d.
Over 6 furlongs up to 8 furlongs	28	0	0
And so on by $\frac{1}{4}$ mile steps	And so on by £6 steps		
Over 3 miles up to $3\frac{1}{2}$ miles	88	0	0
And so on by $\frac{1}{4}$ mile steps	And so on by £12 steps		
Over 5 miles up to 6 miles	146	0	0
Over 6 miles up to 7 miles	168	0	0
And so on by 1 mile steps	And so on by £20 steps		
Over 27 miles up to 28 miles	586	0	0
And so on by 1 mile steps	And so on by £16 steps		
Over 30 miles up to 35 miles	670	0	0
And so on by 5 mile steps	And so on by £50 steps		
Over 50 miles up to 60 miles	920	0	0
And so on by 10 mile steps	And so on by £100 steps		
Over 200 miles up to 210 miles	2,400	0	0
And so on by 10 mile steps	And so on by £80 steps		
Over 300 miles up to 325 miles	3,220	0	0
And so on by 25 mile steps	And so on by £100 steps		

## SCHEDULE 4 (cont.)

		Chargeable length of circuit	Rate per annum
			£ s. d.
(3)(b) (cont.)	... ..	Over 400 miles	3,620 0 0
(3)(c) Low loss speech type circuit for private switched network	... ..	Up to 1 furlong	8 0 0
		Over 1 furlong up to 2 furlongs	16 0 0
		Over 2 furlongs up to 3 furlongs	24 0 0
		Over 3 furlongs up to 4 furlongs	32 0 0
		Over 4 furlongs up to 6 furlongs	44 0 0
		Over 6 furlongs up to 8 furlongs	56 0 0
		And so on by $\frac{1}{4}$ mile steps	And so on by £12 steps
		Over $1\frac{1}{2}$ miles up to $1\frac{3}{4}$ miles	90 0 0
		Over $1\frac{3}{4}$ miles up to 2 miles	100 0 0
		Over 2 miles up to $2\frac{1}{4}$ miles	108 0 0
		And so on by $\frac{1}{4}$ mile steps	And so on by £8 steps
		Over 3 miles up to $3\frac{1}{2}$ miles	148 0 0
		And so on by $\frac{1}{2}$ mile steps	And so on by £16 steps
		Over 5 miles up to 6 miles	216 0 0
		And so on by 1 mile steps	And so on by £20 steps
		Over 14 miles up to 15 miles	395 0 0

## SCHEDULE 4 (cont.)

			Chargeable length of circuit	Rate per annum
				£ s. d.
(3)(c) (cont.)	...	...	And so on by 1 mile steps	And so on by £19 steps
			Over 25 miles up to 26 miles	604 0 0
			And so on by 1 mile steps	And so on by £16 steps
			Over 30 miles up to 35 miles	720 0 0
			And so on by 5 mile steps	And so on by £50 steps
			Over 50 miles up to 60 miles	970 0 0
			And so on by 10 mile steps	And so on by £100 steps
			Over 200 miles up to 210 miles	2,450 0 0
			And so on by 10 mile steps ...	And so on by £80 steps
			Over 300 miles up to 325 miles	3,270 0 0
			And so on by 25 mile steps	And so on by £100 steps
			Over 400 miles	3,670 0 0

(4) Additional rate per annum for each private circuit mentioned in (3) above not exceeding 4 furlongs chargeable length ... .. 3 0 0

2. Private circuit provided for non-continuous use (basic point to point speech type circuit).

(1) In respect of the parts of the circuit which lie between

(a) the termination of the circuit at one end thereof and the telephone exchange to which that end is continuously connected

and (b) the termination of the circuit at the other end thereof and the telephone exchange with which that end is continuously connected:

the appropriate rental prescribed in Schedule 4, Item (3)(a), as if each of the said parts of the circuit was a separate private circuit provided for continuous use



## SCHEDULE 4 (cont.)

(2) In respect of the part of the circuit which lies between the telephone exchanges mentioned in paragraph (1):

the following rental assessed in relation to the period during which the said part of the circuit is provided exclusively for the use of the subscriber as a private circuit

Distance between the telephone exchanges mentioned in paragraph (1)	Annual rental for use at the same time or times on any one fixed day of the week			
	Monday to Friday 8 A.M. to 6 P.M.		Monday to Friday 6 P.M. to 8 A.M. Saturday and Sunday All day	
	First 2 consecutive hours or part of 2 hours	Each additional consecutive $\frac{1}{2}$ hour or part of $\frac{1}{2}$ hour	First 2 consecutive hours or part of 2 hours	Each additional consecutive $\frac{1}{2}$ hour or part of $\frac{1}{2}$ hour
	£ s.	£ s.	£ s.	£ s.
Up to 15 miles	8 0	1 0	8 0	1 0
Over 15 miles up to 25 miles	12 0	1 10	9 0	1 2
Over 25 miles up „ 35 „	18 0	2 6	10 0	1 6
Over 35 miles up „ 50 „	24 0	3 0	12 0	1 10
Over 50 miles up „ 75 „	30 0	3 16	15 0	1 18
Over 75 miles up „ 100 „	42 0	5 6	21 0	2 12
Over 100 miles up „ 125 „	54 0	6 16	27 0	3 8
Over 125 miles up „ 175 „	72 0	9 0	36 0	4 10
Over 175 miles up „ 250 „	90 0	11 6	45 0	5 12
Over 250 miles	108 0	13 10	54 0	6 16

## SCHEDULE 4 (cont.)

	Rate per annum	
		£ s. d.
3. Internal extension forming part of a private circuit:	The rate per annum equivalent to the quarterly rate applicable under Schedule 3 to an internal extension of the same description.	
4. External extension forming part of a private circuit:	The rate applicable under this Schedule as if the extension were a separate private circuit.	
5. Equipment and apparatus forming part of a private circuit, excluding the line or lines and one telephone instrument or simple manual switchboard termination at each end of each line:		
For each additional telephone instrument:	... ..	1 10 0
For each additional simple manual switchboard termination:	... ..	1 10 0
For each switch combination (bell, 3-way switch, and indicator):	... ..	1 10 0
For each private manual exchange switchboard or private automatic exchange:	The rate per annum equivalent to the quarterly rate applicable under Part 5 of Schedule 3 to a PMBX switchboard or PABX of the corresponding type and size.	
For each other item of equipment or apparatus:	The rate per annum equivalent to the quarterly rate applicable under Schedule 3 for that item.	

## Regulation 14

## SCHEDULE 5

## CONNECTION CHARGES

		Maximum charges
		£ s. d.
1.	Exchange line of which the chargeable length does not exceed 3 miles ... ..	20 0 0
2.	Exchange line of which the chargeable length exceeds 3 miles ... ..	The charge specified in Item 1 plus £5 per furlong or part thereof by which the chargeable length exceeds 3 miles.
3.	Internal private circuit (Note A) ... ..	2 0 0
4.	Internal extension:	
	Plan 1 or 1A ... ..	2 0 0
	Plan 2—two main stations ... ..	2 0 0
	each associated extension ... ..	2 0 0
	Plan 4—two sockets ... ..	2 0 0
	each additional socket ... ..	2 0 0
	Plan 5 or 5A ... ..	5 0 0
	Plan 7 or 7A ... ..	3 0 0
	Plan 8 or 8A ... ..	3 0 0
	Plan 9 ... ..	3 0 0
	Plan 10 (including apparatus for intercepting one exchange line) ... ..	4 0 0
	Apparatus associated with Plan 10 extension for interception of additional exchange lines:	
	per line ... ..	2 0 0
	Plan 12A ... ..	2 0 0
	Plan 105 or 105A ... ..	5 0 0
	Plan 107 or 107A ... ..	3 0 0
	Plan 108 or 108A ... ..	3 0 0
	Any other internal extension ... ..	2 0 0
5.	External extension, or private circuit other than an internal private circuit (Note A):	
	Chargeable length:	
	Up to 4 furlongs ... ..	5 0 0
	Over 4 furlongs up to 10 miles ... ..	10 0 0
	Over 10 miles up to 15 miles ... ..	15 0 0
	Over 15 miles up to 30 miles ... ..	20 0 0
	Over 30 miles up to 50 miles ... ..	30 0 0
	Over 50 miles up to 100 miles ... ..	40 0 0
	Over 100 miles ... ..	50 0 0
6.	HES:	
	For each station ... ..	8 0 0
	For each internal special extension... ..	2 0 0
	For each external special extension... ..	The appropriate charge specified in Item 5.

## SCHEDULE 5 (cont.)

		Maximum charges
		£ s. d.
For each internal extension between a HES and a PBX ... ..		2 0 0
For each external extension between a HES and a PBX ... ..		The appropriate charge specified in Item 5.
<b>7. PBX:</b>		
(a) PMBX switchboards:		
(1) Other than a multiple type:		
Size:		
1+3	... ..	6 0 0
2+4	... ..	8 0 0
2+6	... ..	10 0 0
3+7 or 3+9	... ..	16 0 0
3+12	... ..	20 0 0
3+12 (panel type)	... ..	22 0 0
3+10 or 5+20	... ..	26 0 0
4+18	... ..	32 0 0
5+25 (panel type)	... ..	44 0 0
10+30	... ..	50 0 0
10+50	... ..	60 0 0
10+60	... ..	70 0 0
(2) Multiple type: each section	... ..	170 0 0
(3) Stand-by power supply equipment: ... ..		
For use with PMBX switchboard (other than multiple type)		
Size:		
3+12	... ..	18 0 0
3+12 (panel type)	... ..	20 0 0
4+18	... ..	24 0 0
5+25 (panel type)	... ..	24 0 0
(b) PABX Type 1:		
Size:		
4+15	... ..	110 0 0
5+24	... ..	130 0 0
7+35	... ..	150 0 0
10+49	... ..	170 0 0
(c) PABX Type 2:		
Size:		
4+15	... ..	140 0 0
5+24	... ..	160 0 0
7+35	... ..	180 0 0
10+49	... ..	200 0 0
(d) PABXs Types 5 or 6:		
Size:		
3+10	... ..	100 0 0
5+20	... ..	120 0 0
<b>8. Private exchange (forming part of a private circuit)</b>		The charge for the corresponding equipment specified in Item 7.

## SCHEDULE 5 (cont.)

						Maximum charges
						£ s. d.
9.	Speakerset No. 1	...	...	...	...	2 0 0
	Speakerset No. 2	...	...	...	...	1 0 0
10.	Faint speech amplifier	...	...	...	...	2 0 0
11.	Loudspeaking telephone (all types)...	...	...	...	...	2 0 0
12.	Meters at subscriber's premises for measuring call units:					
	Cyclometer type meter:					
	(i) Reset type (showing call units for individual calls)	...	...	...	...	2 0 0 (Note B)
	(ii) Non-reset type (showing cumulative total of call units)	...	...	...	...	2 0 0 (Note B)
13.	Answering set No. 1	...	...	...	...	2 0 0
	Answering set No. 2	...	...	...	...	2 0 0
14.	Coin box	...	...	...	...	4 0 0
15.	Key and lamp unit and associated equipment:					
	Key and lamp unit with one operator's circuit	...	...	...	...	6 0 0
	Two key and lamp units with one operator's circuit	...	...	...	...	9 0 0
	Whichever one of the following rates of rental is appropriate in relation to the number of exchange lines:					
	Auxiliary apparatus:					
	1 to 5 lines	...	...	...	...	6 0 0
	6 to 10 lines	...	...	...	...	9 0 0
	11 to 15 lines	...	...	...	...	12 0 0
	16 to 20 lines	...	...	...	...	15 0 0
	Amplifier 23d	...	...	...	...	2 0 0
16.	Extension bells, hooters and buzzers:					
	(a) Provided internally	...	...	...	...	2 0 0
	(b) Provided externally	...	...	...	...	5 0 0
17.	Special protective apparatus:					
	Flameproof wall telephone No. 149	...	...	...	...	2 0 0
	Flameproof table telephone No. 266	...	...	...	...	2 0 0
	Flameproof telephone with reference number in the 700 series	...	...	...	...	2 0 0
	Flameproof plugs and sockets (2 of each)...	...	...	...	...	2 0 0
	Flameproof magneto bell	...	...	...	...	2 0 0
	Flameproof mains bell	...	...	...	...	2 0 0
18.	Drop indicator on continuous ringing bell circuit	...	...	...	...	1 0 0
19.	Eyeball or drop indicator	...	...	...	...	1 0 0
20.	Watch receiver	...	...	...	...	1 0 0

## SCHEDULE 5 (cont.)

	Maximum charges		
	£	s.	d.
21. Multiphone switchboard: ... ..	12	0	0
Indicator, switch and socket for providing ancillary working on one exchange line ... ..	2	0	0
Indicator, switch and socket for providing ancillary working on one private circuit ... ..	2	0	0
22. Apparatus (other than lamp circuit) to provide mains voltage lamp signal on exchange line or extension:			
Discontinuous signal ... ..	2	0	0
Continuous signal (press button control) ...	2	0	0
plus, if lamp circuit provided by the Postmaster General ... ..	5	0	0
23. Message waiting facility at a PBX; per extension...	2	0	0
24. Special equipment to provide direct night exchange line service on a PABX 1:			
in respect of each exchange line connected for night service ... ..	2	0	0
25. Special equipment to provide direct night exchange line service on a PABX 2... ..	2	0	0

**Note A:** These charges for private circuits are additional to the charges for extensions and terminal equipment forming part of the private circuits.

**Note B:** Where a reset type meter and a non-reset type meter are ordered at the same time there will be a combined charge of £2.

## Regulation 16

## SCHEDULE 6

## SINGLE PAYMENT CHARGES

	£ s. d.
1. Telephone with reference number in 700 series ... ..	1 0 0
2. Wall bracket ... ..	1 10 0
3. Instrument cord ... ..	
Up to 10 feet in length... ..	No charge
Over 10 feet in length ... ..	1 0 0
4. Multiple cord for house exchange system: ... ..	
Over 6 feet and up to 10 feet long ... ..	2 0 0
Over 10 feet and up to 15 feet long ... ..	2 10 0
5. Dial for telephone on PMBX ... ..	1 10 0
6. Key for coin box ... ..	2 0
7. Buzzer (in lieu of a telephone bell)... ..	1 10 0
8. Transmitter cut-out key ... ..	1 10 0
9. Duplicate key for optional barring equipment associated with a telephone instrument ... ..	2 0
10. Duplicate battery, drop indicator and other subsidiary or minor apparatus for which no rental is payable ... ..	1 10 0
11. Lightweight headset No. 1 or No. 2: In respect of each manual switchboard or each switchboard section which is modified for use with the lightweight headset... ..	5 0 0
In respect of each other item of apparatus which is so modified...	2 0 0
12. Telephone instrument with which trunk barring equipment is associated: ... ..	
(a) for permanent barring ... ..	3 0 0
(b) for optional barring ... ..	5 0 0
13. Special protective apparatus: Box, Protector, CD 408 ... ..	2 10 0

## SCHEDULE 7

Regulation 17(1)(a)

## INTERNAL REMOVAL CHARGES

	£	s.	d.
1. Telephone instrument, not being a station on a HES. (This charge includes the removal of a bell connected with the telephone, and the removal of a switch, indicator and batteries provided for an associated extension bell where the extension bell itself is not removed) ... ..	3	0	0
2. Apparatus associated with Plan 10 extension for interception of exchange lines: per line ... ..	2	0	0
3. Extension bell, or other bell except where covered by Item 1 ...	1	10	0
4. Reversal of position of main and extension telephones ... ..	3	0	0
5. Coin box ... ..	2	0	0
6. Socket ... ..	2	0	0
7. Answering set No. 1 ... ..	2	0	0
Answering set No. 2 ... ..	2	0	0
8. Change of indicator number on switchboard ... ..	1	10	0
9. Each other minor item of equipment or apparatus ... ..	1	10	0
10. PBX:			
(a) PMBX switchboard:			
(1) Other than a multiple type:			
Size:			
1+3 ... ..	6	0	0
2+4 ... ..	8	0	0
2+6 ... ..	10	0	0
3+7 or 3+9 ... ..	16	0	0
3+12 ... ..	20	0	0
3+12 (panel type) ... ..	22	0	0
3+10 or 5+20 ... ..	26	0	0
4+18 ... ..	32	0	0
5+25 (panel type) ... ..	44	0	0
10+30 ... ..	50	0	0
10+50 ... ..	60	0	0
10+60 ... ..	70	0	0
(2) Multiple type: each section ... ..	85	0	0
(3) Stand-by power supply equipment:			
For use with PMBX switchboard (other than a multiple type)			
Size:			
3+12 ... ..	18	0	0
3+12 (panel type) ... ..	20	0	0
4+18 ... ..	24	0	0
5+25 (panel type) ... ..	24	0	0
(b) PABX Type 1:			
Size:			
4+15 ... ..	110	0	0
5+24 ... ..	130	0	0



## SCHEDULE 7 (cont.)

	£	s.	d.
7+35 ... ..	150	0	0
10+49 ... ..	170	0	0
(c) PABX Type 2:			
Size:			
4+15 ... ..	140	0	0
5+24 ... ..	160	0	0
7+35 ... ..	180	0	0
10+49 ... ..	200	0	0
(d) PABX Types 5 or 6:			
Size:			
3+10 ... ..	100	0	0
5+20 ... ..	120	0	0
(e) PABX other than Types 1 to 6:			
Size:			
Up to 30 automatic extensions ... ..	70	0	0
31—50 automatic extensions ... ..	110	0	0
11. Private exchange (forming part of private circuit) ... ..			The charge for the corresponding equipment specified in Item 10.
12. Key and lamp unit and associated equipment:			
Key and lamp unit with one operator's circuit ... ..	3	0	0
Two key and lamp units with one operator's circuit ... ..	4	10	0
Auxiliary apparatus:			
Whichever one of the following rates of rental is appropriate in relation to the number of exchange lines:			
1 to 5 lines ... ..	3	0	0
6 to 10 lines ... ..	4	10	0
11 to 15 lines ... ..	6	0	0
16 to 20 lines ... ..	7	10	0
Amplifier 23d ... ..	1	10	0
13. Speakerset No. 1 ... ..	2	0	0
Speakerset No. 2 ... ..	1	0	0

## SCHEDULE 8

## INLAND CALL CHARGES

## PART 1

Where the local exchange is operated by the Postmaster General: charge to the subscriber for a call made from an installation, otherwise than by means of a coin box line

TABLE A

Charge unit: 2d.

	Time for each charge unit
1. Local call ... ..	240 seconds
2. Trunk call: where the distance between the group centres concerned:—	
(a) does not exceed 35 miles ... ..	24 "
(b) exceeds 35 miles but does not exceed 50 miles ... ..	12 "
(c) exceeds 50 miles ... ..	8 "

TABLE B

## 1. Local call:

(a) where the call is made from an exchange line (not being a business line) which is being provided under these regulations ... .. 2½d.

(b) in any other case ... .. 3d.

	For the first 3 minutes or part of 3 minutes	For each minute or part of a minute after the first 3 minutes
	s. d.	s. d.
2. Trunk call: where the distance between the group centres concerned:—		
(a) does not exceed 35 miles ... ..	1 6	6
(b) exceeds 35 miles but does not exceed 50 miles ... ..	2 6	10
(c) exceeds 50 miles ... ..	4 0	1 4



## SCHEDULE 8 (cont.)

## PART 3

Where the local exchange is operated by a person licensed by the Postmaster General in that behalf and the terminal exchange is not operated by that person.

TABLE A

Charge unit: 2d.

	Time for each charge unit
1. Call to an installation or telephone served by an exchange in an adjacent telephone group:—	
(a) made otherwise than from a call office or coin box telephone	240 seconds
(b) made from a call office or coin box telephone ... ..	180 ..
2. Trunk call: where the distance between the group centres concerned:—	
(a) does not exceed 35 miles ... ..	24 ..
(b) exceeds 35 miles but does not exceed 50 miles ... ..	12 ..
(c) exceeds 50 miles ... ..	8 ..

TABLE B

1. Call to an installation or telephone served by an exchange in an adjacent telephone group ... .. 3d.

	Call made otherwise than from a call office or coin box telephone		Call made from a call office or coin box telephone
	For the first 3 minutes or part of 3 minutes	For each minute or part of a minute after the first 3 minutes	For each 3 minutes or part of 3 minutes
	s. d.	s. d.	s. d.
2. Trunk call: where the distance between the group centres concerned:—			
(a) does not exceed 35 miles	1 6	6	1 6
(b) exceeds 35 miles but does not exceed 50 miles ...	2 6	10	2 6
(c) exceeds 50 miles ...	4 0	1 4	4 0

## Regulation 39

## SCHEDULE 9

EXCEPTIONS AND MODIFICATIONS TO THESE  
REGULATIONS IN THEIR APPLICATION TO RADIOPHONE SERVICE1. *Exceptions*

The following regulations shall not apply;

3, 6, 7(5) and (6), 8 to 17 inclusive, 20, 22, the second sentence of 27(1), 27(3), 28 to 30 inclusive, 32, 34, 35, 41(b), (c) and (e), 43(2) and (4), 44(2) and (3), 45 to 47 inclusive, 49, 51(b), (c) and (d), 52 and 53(a) and (b).

2. *Modifications*

Regulation 5. The following regulation shall be substituted:

"5. Application for radiophone service shall if the Postmaster General so requires be made on a form furnished by him and signed by the licensee."

Regulation 7. In paragraph (2), for the words after "cease" in the sixth line to the end of the paragraph there shall be substituted the words "at the end of the quarter in which the Postmaster General receives the notice or if the notice expires subsequently, at the end of the quarter in which the notice expires."

Regulation 42. For the words "an installation" and the words "the installation" there shall be substituted the words "radiophone service".

Regulation 50. For the words "exchange line" wherever they occur there shall be substituted the word "radiotelephone".

## Regulation 45

## SCHEDULE 10

## REPLACEMENT CHARGES

	£	s.	d.
1. Telephone instrument (other than HES instrument):			
(i) Complete instrument with dial ... ..	5	0	0
(ii) Complete instrument without dial ... ..	4	0	0
(iii) Handset ... ..	1	10	0
(iv) Case... ..	1	0	0
2. Dials, Automatic:			
Complete dial ... ..	2	0	0
3. Miscellaneous apparatus:			
(a) Instrument cord (other than multiple type cord) over 10 feet in length ... ..	1	0	0
(b) Coin box lock ... ..	1	0	0

## SCHEDULE 11

Regulation 50

## CHARGES FOR FACILITIES IN RESPECT OF TELEPHONE DIRECTORIES

## PART 1

*Main Telephone Directory*

Special entries	Annual Rate	
	London Postal Area Telephone Directory	Outer London and Provincial Telephone Directory
1. Main entry in heavy type ... ..	£ s. 6 0	£ s. 4 0 (maximum rate)
2. Extra entry in ordinary type ... ..	2 0	1 0
3. Extra entry in heavy type ... ..	8 0	5 0 (maximum rate)
4. Entry containing supplementary information (additional to words of description allowed for businesses): for each word in the entry ... ..	1 0	1 0
5. Entry in a part or section of the main telephone directory other than the appropriate part or section in which the main entry is made: in ordinary type ... ..	4 0	4 0
in heavy type ... ..	10 0	8 0 (maximum rate)

*Note.* Where the rate is referred to as the maximum rate, the rate is such amount as the Postmaster General may fix in respect of the directory concerned not exceeding the maximum specified.

## PART 2

*Business Telephone Directory*

Special entries	Annual Rate
1. Main entry in heavy type ... ..	£ s. 8 0
2. Extra entry in ordinary type ... ..	2 0
3. Extra entry in heavy type ... ..	10 0
4. Entry containing supplementary information (additional to words of description allowed for businesses): for each word in the entry ... ..	1 0
5. Main entry for exchange line in respect of which no free entry is made: in ordinary type ... ..	4 0
in heavy type ... ..	8 0

## PART 3

*Local Telephone Directory*

Special entries	Annual Rate
	£ s.
1. Main entry in heavy type ... ..	1 10
2. Extra entry in ordinary type where there is no corresponding extra entry in main directory ... ..	1 0
3. Extra entry in heavy type:	
(a) where there is a corresponding extra entry in ordinary or heavy type in the main telephone directory ...	1 10
(b) where there is no corresponding extra entry in the main telephone directory ... ..	2 10
4. Entry containing one or more additional words which are not included in a corresponding entry in the main telephone directory: ... .. for each additional word ... ..	12
5. Entry in a local telephone directory other than the appropriate local telephone directory in which the main entry is made:	
in ordinary type ... ..	2 0
in heavy type ... ..	3 10

Regulation 61

SCHEDULE 12

## REGULATIONS REVOKED

The Telephone Regulations 1965(a).

The Telephone Amendment (No. 1) Regulations 1965(b).

The Telephone Amendment (No. 2) Regulations 1966(c).

The Telephone Amendment (No. 3) Regulations 1967(d).

The Telephone Amendment (No. 4) Regulations 1968(e).

## EXPLANATORY NOTE

*(This Note is not part of the Regulations.)*

These Regulations consolidate with amendments the Telephone Regulations 1965, the Telephone Amendment (No. 1) Regulations 1965, the Telephone Amendment (No. 2) Regulations 1966, the Telephone Amendment (No. 3) Regulations 1967, the Telephone Amendment (No. 4) Regulations 1968.

(a) S.I. 1965/225 (1965 I, p. 518).  
(c) S.I. 1966/857 (1966 II, p. 2042).  
(e) S.I. 1968/593 (1968 I, p. 1362).

(b) S.I. 1965/1191 (1965 II, p. 3388).  
(d) S.I. 1967/433 (1967 I, p. 1369).

The principal amendments are as follows:

1. *Rentals*

- (a) The rates for residential lines are increased by 10s. There is no increase for business lines which means that residential and business lines have the same rental.
- (b) The rates for most types of internal and external extensions are increased.
- (c) The rates for most private branch exchange switchboards and associated equipment are increased.
- (d) The rates for most items of miscellaneous equipment and apparatus are increased.
- (e) Different rates in relation to the type of circuit are prescribed for private circuits provided for continuous use and a two part method of charging rental is introduced in relation to circuits provided for non continuous use at stated times.

2. *Connection and Single Payment Charges*

The connection charges and charges for providing some items of equipment are increased.

3. *Internal Removal Charges*

The charges for removing some items of equipment within the same building (or connected buildings) are increased.

4. *Call Charges*

The charges for most calls are increased at certain times.

5. *Services and Facilities*

The charges for most services and facilities in relation to calls are increased (in some cases by means of a change in the method of charging).

6. *Outside normal hours repair work*

Charges are authorised for work done outside normal hours at the subscriber's request to remedy a fault in his installation.

7. *Directory enquiries*

- (a) A charge is authorised for supplying the telephone number of a subscriber where the caller is unable to give adequate details.
- (b) A new facility is introduced which enables a caller to be supplied with the name and address of a subscriber for an appropriate charge.

8. *Telephone directories*

The charges for entries in telephone directories are increased and some facilities extended.