

1964/165**THE TELEPHONE REGULATIONS 1961, AMENDMENT NO. 3**

BERNARD FERGUSSON, Governor-General

ORDER IN COUNCIL

At the Government House at Wellington this 30th day of September
1964

Present:

HIS EXCELLENCY THE GOVERNOR-GENERAL IN COUNCIL

PURSUANT to the Post Office Act 1959, His Excellency the Governor-General, acting by and with the advice and consent of the Executive Council, hereby makes the following regulations.

REGULATIONS

1. (1) These regulations may be cited as the Telephone Regulations 1961, Amendment No. 3, and shall be read together with and deemed part of the Telephone Regulations 1961* (hereinafter referred to as the principal regulations).

(2) These regulations shall come into force on the 1st day of October 1964.

2. (1) Regulation 23 of the principal regulations is hereby amended by inserting before the word "Exchanges", in each case where that word occurs in the clauses headed Class I and Class II, the word "Automatic".

(2) Regulation 23 of the principal regulations is hereby amended by adding to the clause headed "Class III" the words "and manual exchanges having more than 3,000 paying subscribers' main stations connected therewith:".

3. (1) Part 1 of the First Schedule to the principal regulations is hereby amended by revoking Division 1, and substituting the following Division:

*S.R. 1961/102
Amendment No. 1: S.R. 1962/28
Amendment No. 2: S.R. 1964/11

"Division 1—General Base Rate Area Charges (Reg. 29)

Class of Exchange	Class of Station	Business Rate	Residential Rate
I— (Automatic exchanges with more than 10,000 paying subscribers.)	Individual ..	£ s. d. 35 0 0	£ s. d. 17 0 0
	Two-party ..	25 0 0	15 0 0
	Three-party ..	22 0 0	14 5 0
	Four-party ..	19 10 0	13 10 0
	Five-party ..	17 0 0	12 0 0
	Six to 10-party	16 0 0	10 15 0
II— (Automatic exchanges with 3,001 to 10,000 paying subscribers.)	Individual ..	31 0 0	17 0 0
	Two-party ..	23 15 0	15 0 0
	Three-party ..	21 0 0	14 5 0
	Four-party ..	18 5 0	13 10 0
	Five-party ..	15 10 0	12 0 0
	Six to 10-party	14 10 0	10 15 0
III— (Automatic exchanges with 201–3,000 paying subscribers and manual exchanges with over 3,000 paying subscribers.)	Individual ..	27 0 0	16 0 0
	Two-party ..	21 0 0	14 0 0
	Three-party ..	20 0 0	13 10 0
	Four-party ..	17 10 0	12 15 0
	Five-party ..	15 0 0	11 5 0
	Six to 10-party	14 0 0	10 5 0
IV— (Automatic exchanges with up to 200 paying subscribers and continuous attendance manual exchanges with 201–3,000 paying subscribers.)	Individual ..	24 0 0	15 0 0
	Two-party ..	19 0 0	13 0 0
	Three-party ..	17 0 0	12 10 0
	Four-party ..	16 0 0	11 15 0
	Five-party ..	13 10 0	10 10 0
	Six to 10-party	12 10 0	9 10 0
V— (Restricted attendance exchanges.)	Individual ..	21 0 0	12 10 0
	Two-party ..	16 0 0	10 10 0
	Three-party ..	15 0 0	10 0 0
	Four-party ..	14 10 0	9 5 0
	Five-party ..	12 10 0	8 10 0
	Six to 10-party	12 0 0	8 0 0

Business subscribers at Class IV automatic exchanges pay Class V rentals."

(2) Part 1 of the First Schedule to the principal regulations is hereby further amended by revoking subclause (2) of Division 6, and substituting the following subclauses:

"(2) Non-intercommunicating extension station 3s. 6d. a week or fraction thereof with a minimum charge of 7s.

"(2A) Intercommunicating extension station 7s. a week or fraction thereof with a minimum charge of 14s."

(3) Subclause (1) of Division 9 of Part 1 of the First Schedule to the principal regulations is hereby amended by omitting the words "2 10 0" where they appear under the heading "Annual Rental" and substituting the words "1 5 0".

(4) Subclause (2) of Part 2 of the First Schedule to the principal regulations is hereby amended as follows:

- (a) By omitting from subparagraph (i) of paragraph (a) the words "8 0 0", and substituting the words "8 12 6"; and by omitting from the same paragraph the words "7 5 0", and substituting the words "8 0 0":
- (b) By omitting from subparagraph (iii) of paragraph (a) the words "8 0 0", and substituting the words "8 12 6".

(5) Subclause (1) of Division 1 of Part 4 of the First Schedule to the principal regulations is hereby amended by omitting the words "2 10 0", and substituting the words "1 0 0".

(6) Part 5 of the First Schedule to the principal regulations is hereby amended by revoking Division 1, and substituting the following Division.

<i>"Division 1—Miscellaneous Fees and Charges</i>	£	s.	d.
(1) Service connection fee (reg. 7)	5	0	0
The service connection fee is reducible to £1 if the telephone and the wiring back to the exchange are in position from a former connection and if in these circumstances the new lessee does not require a change in the directory listing the service connection fee is waived.			
(2) Reconnection fee (reg. 41)	0	12	6
(3) Transfer fee (reg. 75)	1	0	0
But no charge is made if:			
(i) there is no change in the user of the telephone even though a change in the directory listing is required and/or			
(ii) the new lessee does not require a change in the directory listing.			
(4) Extra entries in telephone directories: per line of type per annum (reg. 51)	0	15	0"

(7) The First Schedule to the principal regulations is hereby amended by revoking Part 8, and substituting the following Part:

"Part 8

Public Call Stations (Coin in the Slot) (Reg. 135)

Local call charge—3d."

(8) Paragraph (d) of subclause (3) of Division 1 of Part 9 of the First Schedule to the principal regulations is hereby amended by omitting the words "2d." in each case where they occur, and substituting in each case the words "3d."

T. J. SHERRARD,
Clerk of the Executive Council.