

EXTRACTS OF REGULATIONS ON AIRCRAFT RADIO STATIONS

1. The station is placed under the authority of the Holder of the present License hereafter designated as « Licensee ». Towards the Rwandan authorities the Licensee is the sole legal, responsible of the usage that is made of the station and breaches committed at this end.
2. The Licensee, and should this happen the staff qualified as operator of the station are requested to keep secret any radiocommunication correspondences other than those authorised by the present license. It is prohibited to receive them. However, if these correspondences are involuntarily received, they should not be reproduced, communicated to a third party, or be utilised for any other use, and their existence should not be revealed.
3. Within the course of its emissions, the station has to transmit its identification at short regular intervals and as often as possible. It is prohibited to transmit without the identification or with a misleading signal.
4. The Licensee shall ensure that the equipment comprised in the Stations shall at all times comply with all applicable emission standards and technical specifications or requirements specified by RURA, from time to time, in relation thereto.
5. The Licensee shall not permit or cause any unauthorised person to operate the Stations or have access to the Stations and equipment contained therein. The Licensee shall ensure that persons authorised to operate the Stations observe the conditions of this Licence at all times.
6. The Stations shall be used only with the emissions at the frequency(ies) of the class(es) and power respectively specified in this Licence
7. The frequency (ies) utilised by the station have to be as stable and free of non-essential radiations as the technical capability allows it.
8. The administration does not hold any responsibility towards the exploitation of a private radiocommunication station.
9. The present license is issued on a precarious note: it does not hold any privilege; it cannot be transferred to a third party. It is dismissible at any time and without any compensation.
10. The licensee should comply with the terms of the license and the regulatory board may impose enforcement provisions and sanctions in case of failure as set out in ICT Law.
11. The Licensee shall notify the Regulatory Authority of any intended change of address of the Licensee or any proposed change in any of the equipment comprised in the Stations or any proposed change in the operating radio frequency(s), the mode of transmission or usage, the location at which the Stations are installed, and before such change is effected, the Licensee shall obtain the prior written approval. A failure to comply with this condition amounts to an offence under the Regulations.