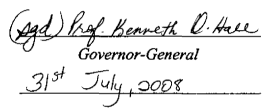
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I assent.

[L.S.]



AN ACT to Amend the Broadcasting and Radio Re-Diffusion Act.

BE IT ENACTED by the Queen's Most Excellent Majesty, by and with the advice and consent of the Senate and House of Representatives of Jamaica, and by the authority of the same, as follows:---

1. This Act may be cited as the Broadcasting and Radio Re- Short title Diffusion (Amendment) Act, 2008, and shall be read and construed and as one with the Broadcasting and Radio Re-Diffusion Act (hereinafter referred to as the principal Act).

construction.

2.—(1) The principal Act is amended by—

Amendment of principal

- deleting from section 2 the definition of "special broadcasting Act." licence";
- deleting the words "special broadcasting licence" wherever else they appear and substituting therefor in each case the words "international relay service licence"

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company or other legal entity has been formed for gainful purposes and has its registered office and central administration, and carries on substantial activity, within the Community and is substantially owned and effectively controlled by persons mentioned in paragraphs (a) and (b);

"non-commercial broadcaster" means a broadcaster—

- (a) whose articles of incorporation or equivalent document states that the objects of the broadcaster are non-commercial in nature;
- (b) that does not operate its broadcasting services at a profit;
- (c) that establishes a programme format, content and schedule not subject to the control or influence of any commercial entity;
- (d) that does not collect advertising revenue which represents more than 30% of its total revenue; and
- (e) that submits a business model that does not reflect reliance on commercial revenue for sustainability,

and the terms "non-commercial" and "non-commercial broadcasting" shall be construed accordingly;

"special subscriber television service licence" means an island-wide national subscriber television licence;

- "subscriber television operator" means a person who operates a subscriber television service;
- "subscriber television programme provider" means a subscriber television operator that-
 - (a) provides, on a non-commercial basis. local programming on dedicated channels located on his own subscriber television service; and
 - (b) is registered as a subscriber television programme provider under section 11D:
- "Treaty" means the Revised Treaty of Chaguaramas establishing the Caribbean Community and the CSME signed in The Bahamas on July 5, 2001, as is in force in relation to Jamaica.".
- 4. Section 3 of the principal Act is amended by deleting subsection Amendment (1) and substituting therefor the following—

of section 3 of principal

- (1) No person shall establish or maintain any broadcasting apparatus with a view to engaging or shall engage, in commercial broadcasting or non-commercial broadcasting, except under and in accordance with the terms of one of the following licences granted under this Act—
 - (a) commercial (sound broadcasting) island-wide licence;
 - (b) commercial (sound broadcasting) limited area licence;
 - (c) commercial television broadcasting island wide licence;
 - (d) commercial television broadcasting limited area licence;
 - public service: non-commercial island-wide licence;

- public service: non-commercial limited area licence; **(f)**
- (g) public service: commercial island-wide licence;
- (h) public service: commercial limited area licence;
- international relay service licence.".

Amendment of section 6 of principal Act.

- 5. Section 6 of the principal Act is amended
 - by deleting the word "commercial" wherever it appears; and
 - (b) in subsection (5)
 - by inserting next after the words "is in force any" (i) the word "applicable"; and
 - in paragraph (a), by inserting next after the words "holder of such" the word "applicable".

Repeal and replacement of section 6A of principal Act.

" Non-

- 6. Section 6A of the principal Act is repealed and the following substituted therefor
 - commercial broadcasting services originating outside of Jamaica.
- 6A.—(1) No person shall establish or maintain any broadcasting apparatus to engage in noncommercial broadcasting services which originate outside of Jamaica, except under and in accordance with the terms of an international relay service licence granted under this Act.".
 - (2) Every person who contravenes subsection (1) shall be guilty of an offence and shall be liable on a fine not exceeding five hundred thousand dollars or to imprisonment for a term not exceeding six months or to both such fine and imprisonment.

Amendment of section 7 of principal Act.

7. Section 7 of the principal Act is amended by deleting the words "for commercial broadcasting by the holder of a commercial broadcasting licence or for non-commercial broadcasting by the holder of a special broadcasting licence" and substituting therefor the words "for broadcasting by the holder of a broadcasting licence granted under this Act or for broadcasting by the holder of an international relay service licence".

Amendment of heading to Part IIIA of principal Act.

8. The principal Act is amended in the heading to Part IIIA, by inserting next after the words "Subscriber Television Service" the words "and Independent Programme Providers";

9. Section 11 A of the principal Act is amended—

Amendment of section

principal Act.

by deleting the marginal note thereto and substituting the 11A of following-

> "Licence required for subscriber television operator and independent programme provider.";

- (b) by deleting subsection (1) and substituting therefor the following-
 - (1) No person shall—
 - (a) establish, maintain or operate a subscriber television service; or
 - (b) operate as an independent programme provider,

except under and in accordance with the terms of a licence granted under this Act.".

10. Section 11B of the principal Act is amended—

Amendment of section principal Act.

- by deleting subsection (1) and substituting therefor the 11B of following-
 - (1) A company referred to in subsection (2) shall be eligible to apply for a licence—
 - (a) to operate a subscriber television service;
 - (b) to operate as an independent programme provider.";
- (b) in subsection (4), by deleting the words "articles of association" and substituting therefor the words "articles of incorporation".
- 11. Section 11D of the principal Act is amended—

Amendment of section

in subsection (2), by deleting the words "for a licence" and 11D of substituting therefor the following-

principal Act.

" for--

a subscriber television service (wired) (a) licence;

- (b) a subscriber television service (wireless) licence; or
- (c) a special subscriber television service licence.";
- (b) by---

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- (i) renumbering subsection (3) as subsection (9); and
- (ii) deleting subsection (2A) and inserting the following as subsection (3) to (8)—
 - " (3) Subject to subsection (4), a person who is desirous of providing non-commercial broadcasting services shall make an application to the Minister in the prescribed form for one of the following licences—
 - (a) an international relay service licence;
 - (b) a public service: noncommercial islandwide licence;
 or
 - (c) a public service: noncommercial limited area licence.
 - (4) A company referred to in section 11B(1) which is desirous of operating as an independent programme provider shall make an application to the Minister in the prescribed form for a licence.
 - (5) A person who is desirous of providing independent local content to any subscriber television service shall make an application to the Minister in the prescribed form, for an independent programme provider licence or an independent programme provider (subscription only) licence.

- (6) A subscriber television operator who provides, or intends to provide on a non-commercial basis, local programming on dedicated channels located on his subscriber television service shall make an application to the Minister in the prescribed form for registration
 - as a subscriber television (a) programme provider; and
 - of the relevant channels. **(b)**
- (7) A subscriber television operator who provides, or intends to provide on a commercial basis, local content on dedicated channels, whether or not such channels are located on his, or any other subscriber television service (with the exception of one community access channel) shall make an application to the Minister in the prescribed form for an independent programme provider licence or an independent programme provider (subscription only) licence.
- (8) A person who is desirous of offering an island wide subscriber television service shall make an application to the Minister in the prescribed form for a special subscriber television licence.".
- 12. Subsection 11E of the principal Act is amended—

Amendment of section

- in subsection (1), by inserting next after the words 11E of "applications for licences" the words "and registration"; and principal Act.
- (b) in subsection (2), by deleting paragraph (a) and substituting therefor the following—
 - " (a) shall determine whether or not the applicant satisfies the prescribed requirements for
 - commercial or non-commercial (i) broadcasting;

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- (ii) radio re-diffusion:
- (iii) operation of a subscriber television service:
- (iv) operation as an independent programme provider; or
- (v) registration as a subscriber television programme provider,

as the case may be;".

Amendment of section 11F of principal Act.

13. Section 11F of the principal Act is amended—

- (a) in the marginal note, by inserting next after the word "licence" the words "or registration";
- (b) in subsection (1), by inserting next after the word "licence", wherever it appears, the words "or issue a certificate of registration (as the case may require)";
- (c) in subsection (2) by—
 - (i) inserting next after the words "grants a licence" the words "or issues a certificate of registration";
 - (ii) inserting next after the words "and the licence" the words "or certificate (as the case may require)";
 - (iii) deleteting the words "prescribed licence fee" and substituting therefor the words "prescribed fee";
- (d) in subsection (3), by inserting next after the word "licence" the words "or issue a certificate of registration".

Amendment of section 11G of principal Act.

14. Section 11G of the principal Act is amended-

- (a) in subsection (1), by deleting the word "commercial" wherever it appears; and
- (b) in subsections (3) and (5), by inserting next after the words "subscriber television service", the words ", an independent programme provider, an independent programme provider (subscription only) or a subscriber television programme provider".

- 15. Subsection (1) of section 11H of the principal Act is amended Amendment by deleting the words "the decision of the Minister to refuse to grant or of section 11H of renew a licence" and substituting therefor the words "the decision of principal Act the Minister to refuse to—
 - (a) grant or renew a licence;
 - (b) issue a certificate of registration,".
 - 16. Section 23 of the principal Act is amended by—

Amendment of section 23

- (a) renumbering subsections (2), (3) and (4), as subsections (3), of principal (4) and (5); and
- (b) inserting next after subsection (1) the following as subsection(2)—
 - " (2) Regulations made under subsection (1) shall be suject to negative resolution.".

Passed in the House of Representatives this 2nd day of July, 2008 with three (3) amendments.

MARISA DALRYMPLE PHILIBERT

Deputy Speaker

Passed in the Senate this 25th day of July, 2008.

OSWALD G. HARDING, O.J., C.D., Q.C.

President.

This printed impression has been carefully compared by me with the authenticated impression of the foregoing Act, and has been found by me to be a true and correct printed copy of the said Act.

[No.]

Clerk to the Houses of Parliament.