

# **Broadcasting (TVRO System) Regulations**

## **Table of Contents**

**1 Citation**

**2 Definitions**

**3 Application and qualifications**

**4 Licence fee**

**5 Period of licence**

**6 Replacement of licence**

**7 Licence non-transferable**

**8 Changes to or inaccuracy in particulars**

**9 Surrender of licence**

**10 Installation diagrams, etc.**

**11 Operation of TVRO system**

**12 International telecommunication agreements**

**13 Modifications to TVRO system, etc.**

**14 Non-operation of TVRO system**

## **Legislative History**

BROADCASTING ACT  
(CHAPTER 28, SECTION 66)

BROADCASTING (TVRO SYSTEM) REGULATIONS

Rg 3

G.N. No. S 126/1991

REVISED EDITION 2004

(29th February 2004)

[22nd March 1991]

**Citation**

1. These Regulations may be cited as the Broadcasting (TVRO System) Regulations.

**Definitions**

2. In these Regulations, unless the context otherwise requires —

“broadcast television receiver” means any apparatus used for the visual and aural reception of any broadcasting service;

“institution” means any body of persons, corporate or unincorporate, and includes any undertaking;

“licence” means a licence to install or operate one or more TVRO systems;

“licensee” means a person to whom a licence is granted;

“telecommunications” has the same meaning as in the Telecommunications Act (Cap. 323);

“TVRO system” means any apparatus (including a dish antenna) or any combination of apparatus capable of direct reception of broadcast matter emitted from or passing through any communication or broadcast satellite in extra-terrestrial space.

**Application and qualifications**

- 3.—(1) An application for a licence shall —

(a) be made in such form and manner as the Authority may determine; and

(b) contain a full and true account of such particulars as the Authority may require.