Ordinance concerning Technical
Regulations Conformity Certification etc. of
Specified Radio Equipment (as of August 9 of 2005)
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Chapter 1  General Provisions

(Purpose)

Article 1  The purpose of this Ordinance is to define the technical requirements to be enforced by Law and its provisions, exclusive of those specified elsewhere, of Certification of Conformity of Specified Radio Equipment etc. with the Technical Regulations of the Ordinance.

(Specified Radio Equipment Etc.)

Article 2  The specified radio equipment in Article 38-2, Paragraph 1 of the Law shall be as follows.

1)  Deleted

2)  The radio equipment with an antenna power of 50 W or less whose conditions are prescribed in Chapter 4 of the Equipment Regulations and which is used at a single channel-based portable station mounted in an aircraft

3)  Deleted

4)  Radio equipment with an antenna power of 50 W or less which is used at a single channel-based land mobile station or directive station performing the MCA land mobile communication prescribed in Article 3, item 5) of the Equipment Regulations

5)  - 7) Deleted

8)  Radio equipment with an antenna power of 50 W or less which is used at a single channel-based land mobile station performing the airport radio telephone communication prescribed in Article 3, item 7) of the Equipment Regulations

9)  The radio equipment with an antenna power of 50 W or less (excluding the radio equipment defined in (1)-2 above) whose conditions are prescribed in Chapter 4 of the Equipment Regulations and which is used at a single channel-based land mobile station or portable station using emissions of a single sideband frequency

10) The radio equipment with an antenna power of 50 W or less (excluding the radio equipment defined in (1) through (1)-5, (1)-7 and the preceding item) whose conditions are prescribed in Chapter 4 of the Equipment Regulations and which is used at a single channel-based land mobile station or portable station using class F1B, F1C, F1D, F1E, F1F, F1N, F1X, G1B, G1C, G1D, G1E, G1F, G1N or G1X emissions of a frequency

11) The radio equipment with an antenna power of 50 W or less (excluding the radio equipment defined in (1) through (1)-6, and (1)-8 above) whose conditions are prescribed in Chapter 4 of the Equipment Regulations and which is used at a single channel-based land mobile station or portable station using class F2A, F2B, F2C, F2D, F2N, F2X, or F3E emissions of a frequency

12) The radio equipment with an antenna power of 0.01 W or less which is prescribed in Article 49.16 of the Equipment Regulations

13) The radio equipment with an antenna power of 50 W or less which is used at a radio station for maritime mobile service using class A3E emissions of a frequency in a range of higher than 26.1 MHz to 28 MHz, higher than 29.7 MHz to 41 MHz, or higher than 146 MHz to 162.0375 MHz

14) The radio equipment with an antenna power of 50 W or less (excluding the radio equipment defined in (1)-9 above) which is used at a radio station using emissions of a single sideband frequency (limited to the radio station using the class of emission prescribed in Article 15 of the Enforcement Regulations)

15) The radio equipment with an antenna power of 50 W or less (excluding the radio equipment defined in (1)-11 and (11)) which is used at a radio station using class F2A, F2B, F2C, F2D, F2N, F2X, F3C, or F3E emissions of a frequency in a range of higher than 54 MHz to 70 MHz, higher than 142 MHz to 162.0375 MHz, higher than 335.4 MHz to 470 MHz, higher than 810 MHz to 960 MHz, or higher than 1,215 MHz to 2,690 MHz

2)  The radio equipment with an antenna power of 0.1 W or less which is used at a radio station for radiolocation service using class A2N, N0N, or P0N emissions of a frequency of 10.525 GHz or 24.2 GHz
(2)-2 The radio equipment whose conditions are prescribed in Article 49.4 of the Equipment Regulations and which is used at a radio buoy station

(3) The radio equipment which is used at a CB (citizen band) radio station (which refers to the radio station specified by the Ministry of Public Management, Home Affairs, Posts and Telecommunications Ordinance mentioned in Item (2) of Article 4 of the Law; the same applies hereafter)

(3)-2 The radio station which is used at a meteorological aid station (limited to the radio equipment mounted on a radiosonde or meteorological radio robot)

(4) The radio equipment with an antenna power of 50 W or less which is used at a convenience radio station using class F2D and F3E emissions of a frequency of 900 MHz

(4)-2 The radio equipment with an antenna power of 50 W or less (excluding the radio equipment specified in the next item) which is used at a convenience radio station using emissions of a frequency in the 150 MHz or 400 MHz band

(4)-3 The radio equipment with an antenna power of 1 W or less which is used at a convenience radio station using emissions of a frequency in a range of higher than 347.7 MHz to 351.9 MHz

(4)-4 The radio equipment with an antenna power of 1 W or less which is used at a convenience radio station using emissions of a frequency in the 27 MHz band

(5) The radio equipment with an antenna power of 0.03 W or less which is used at a convenience radio station using emissions of a frequency in the 50 GHz band

(6) The radio equipment whose conditions are prescribed in Article 49.9 of the Equipment Regulations and which is used at a premises radio station

(7) The radio station which is used at a radio station for cordless telephones (which refers to the radio station prescribed in Article 6 paragraph 4 item 1) of the Enforcement Regulations; the same applies hereafter

(8) The radio station which is used at a specified low-power radio station (which refers to the radio station prescribed in Article 6 paragraph 4 item 2) of the Enforcement Regulations; the same applies hereafter

(9) The radio equipment with an antenna power of 50 W or less whose conditions are prescribed in Article 49.6.2 of the Equipment Regulations and which is used at an earth station

(10) The radio station whose conditions are prescribed in Article 49.6.2 of the Equipment Regulations and which is used at a land mobile station

(10)-2 Deleted

(10)-3 Radio equipment with an antenna power of 50 W or less having the conditions specified in Article 49.6.2, paragraph 1 of the Equipment Regulations and which is used at base stations performing TDMA (time division multiple access) portable radio communication; or radio equipment with an antenna power of 50 W or less which is used at radio stations performing communication, etc., for testing TDMA portable radio communication equipment (which refers to the radio stations prescribed in Article 49.6.2, paragraph 1 of the Equipment Regulations; the same applies hereinafter)

(11) The radio equipment whose conditions are specified in Article 49.8.3 of the Equipment Regulations and which is used at land mobile stations

(11)-2 Radio equipment with an antenna power of 120 W or less having the conditions specified in Article 49.6.3, paragraph 1 of the Equipment Regulations and which is used at base stations performing CDMA (code division multiple access) portable radio communication; or radio equipment with an antenna power of 120 W or less which is used at radio stations performing communication, etc., for testing CDMA portable radio communication equipment (which refers to the radio stations prescribed in Article 24, paragraph 3 of the Equipment Regulations; the same applies hereinafter)

(11)-3 The radio equipment whose conditions are specified in Article 49.6.4 of the Equipment Regulations and which is used at land mobile stations, and whose spread code speed is 3.84 megachips/s

(11)-4 The radio equipment whose conditions are specified in Article 49.6.4 of the Equipment Regulations and which is used at land mobile stations, and whose spread code speed is 1.2288 megachips/s
(11)-5 The radio equipment with an antenna power of 160 W or less whose conditions are specified in Article 49.6.4 paragraph 1 of the Equipment Regulations and which is used at base stations performing CDMA portable radio communication or at radio stations performing communication etc. for testing CDMA portable radio communication equipment, and whose spread code speed is 3.84 megachips/s

(11)-6 The radio equipment with an antenna power of 160 W or less whose conditions are specified in Article 49.6.4 paragraph 1 of the Equipment Regulations and which is used at base stations performing CDMA portable radio communication or at radio stations performing communication etc. for testing CDMA portable radio communication equipment, and whose spread code speed is 1.2288 megachips/s or 3.6864 megachips/s

(11)-7 The radio equipment whose conditions are prescribed in Article 49.6.5 of the Equipment Regulations and which is used at land mobile stations

(11)-8 Radio equipment with an antenna power of 120 W or less having the conditions prescribed in Article 49.6.5, paragraph 1 of the Equipment Regulations and which is used at base stations performing time division/code division multiple access portable radio communication, or radio equipment with an antenna power of 120 W or less whose conditions are specified in Article 49, paragraph 1 and paragraph 3 of the Equipment Regulations and which is used at radio stations performing communication, etc., for testing time division/code division multiple access portable radio communication equipment (which refers to the radio stations prescribed in Article 24, paragraph 3 of the Equipment Regulations; the same applies hereinafter)

(12) The radio equipment with an antenna power of 50 W or less (200 W or less for the radio equipment that uses emissions of a frequency of 54 MHz or lower) which is used at amateur radio stations

(13) The radio equipment which is used at radio stations of a low-power security system (which refers to the radio station prescribed in Article 6 paragraph 4 item 3) of the Enforcement Regulations; the same applies hereafter

(14) The radio equipment with an antenna power of 10 W or less whose conditions are prescribed in Article 49.18 item 1) of the Equipment Regulations and which is used at portable mobile earth stations

(14)-2 The radio equipment whose conditions are prescribed in Article 49.18 item 2) of the Equipment Regulations and which is used at portable mobile earth stations

(15) The radio equipment whose conditions are prescribed in Article 49.19 paragraph 3 of the Equipment Regulations and which is used at land mobile stations

(15)-2 The radio equipment whose conditions are prescribed in Article 49.19 paragraph 1 (excluding item 1)) and paragraph 2 of the Equipment Regulations and which is used at base stations

(15)-3 The radio equipment whose conditions are prescribed in Article 49.19 paragraph 3 of the Equipment Regulations and which is used at land mobile stations

(16) The radio equipment with an antenna power of 10 W or less which is used at fixed stations for telemeters using emissions of a frequency in a range of higher than 54 MHz to 74.6 MHz, higher than 142 MHz to 169 MHz, or higher than 335.4 MHz to 473 MHz or at fixed stations of a simplex system that make a fixed station of a multi-address calling system the other end of communication (limited to the fixed stations whose transmission is controlled by one or the other of the said fixed stations)

(17) The radio equipment with an antenna power of 50 W or less which is used at fixed stations for emergency alarms using emissions of a frequency of 61.79 MHz

(18) The radio equipment with an antenna power of 0.5 W or less whose conditions are prescribed in Article 58.2.6.2 of the Equipment Regulations and which is used at fixed stations

(19) The radio equipment which is used at radio stations of a low-power data communication system using emissions of a frequency from 2,400 MHz to 2,483.5 MHz (which refer to the radio stations prescribed in Article 6 paragraph 4 item 4) of the Enforcement Regulations; the same applies hereafter

(19)-2 The radio equipment which is used at radio stations of a low-power data communication system using emissions of a frequency from 2,471 MHz to 2,497 MHz

(19)-3 Radio equipment which is used at radio stations of a low-power data communication system using
emissions of a frequency of 5,180 MHz, 5,200 MHz, 5,220 MHz, 5,240 MHz, 5,260 MHz, 5,280 MHz, 5,300 MHz, or 5,320 MHz indoors or, on aircraft, emissions of a frequency of 5,180 MHz, 5,200 MHz, 5,220 MHz, or 5,240 MHz

(19)-4 The radio equipment whose conditions are prescribed in Article 49.20 item 4) of the Equipment Regulations and which is used at radio stations of a low-power data communications system

(19)-5 Radio equipment having the conditions prescribed in Article 49.21, paragraph 1 of the Equipment Regulations and which is used at base stations for a 5 GHz band wireless access system (excluding the radio equipment specified in the next item)

(19)-6 Radio equipment having the conditions prescribed in Article 49.21, paragraph 1 of the Equipment Regulations and which is used at base stations for a 5 GHz band wireless access system of which the upper limit of equivalent isotropically radiated power prescribed in item 11) of the same paragraph is 0.2 µW

(19)-7 Radio equipment having the conditions prescribed in Article 49.21, paragraph 1 of the Equipment Regulations and which is used at land mobile relay stations for a 5 GHz band wireless access system (excluding the radio equipment specified in the next item)

(19)-8 Radio equipment having the conditions prescribed in Article 49.21, paragraph 1 of the Equipment Regulations and which is used at land mobile relay stations for a 5 GHz band wireless access system of which the upper limit of equivalent isotropically radiated power prescribed in item 11) of the same paragraph is 0.2 µW

(19)-9 Radio equipment having the conditions prescribed in Article 49.21, paragraph 1 of the Equipment Regulations and which is used at land mobile stations for a 5 GHz band wireless access system (excluding the radio equipment specified in the next item)

(19)-10 Radio equipment having the conditions prescribed in Article 49.21, paragraph 1 of the Equipment Regulations and which is used at land mobile stations for a 5 GHz band wireless access system of which the upper limit of equivalent isotropically radiated power prescribed in item 11) of the same paragraph is 0.2 µW

(19)-11 Radio equipment having the conditions prescribed in Article 49.21, paragraph 2 of the Equipment Regulations and which is used at land mobile stations for a 5 GHz band wireless access system

(20) Radio equipment with an antenna power of 50 W or less having the conditions prescribed in Article 49.7.2 of the Equipment Regulations and which is used at land mobile stations or digital directive stations (which refers to the digital directive stations prescribed in Article 3, item 6) of the Equipment Regulations; the same applies in the next item and Table 2)

(20)-2 The radio equipment with an antenna power of 50 W or less whose conditions are prescribed in Article 49.7.3 of the Equipment Regulations and which is used at land mobile stations or digital directive stations of the Equipment Regulations

(21) The radio equipment which is used at radio stations for digital cordless telephones (which refer to the radio stations prescribed in Article 6 paragraph 4 item 5) of the Enforcement Regulations; the same applies hereafter

(22) The radio equipment which is used at land mobile stations of a personal handyphone system (which refer to the radio stations prescribed in Article 6 paragraph 4 item 6) of the Enforcement Regulations; the same applies hereafter

(23) The radio equipment whose conditions are prescribed in Article 49.8.3 paragraph 1 and paragraph 3 of the Equipment Regulations and which is used at base stations of a personal handyphone system

(23)-2 The radio equipment whose conditions are prescribed in Article 49.8.3 paragraph 1 and paragraph 4 of the Equipment Regulations and which is used at radio stations relaying communication between base stations of a personal handyphone system and land mobile stations

(23)-3 Radio equipment which is used at radio stations performing communication, etc., for testing communication equipment of a personal handyphone system (which refers to the radio stations prescribed in Article 49.8.3 of the Equipment Regulations; the same applies hereafter)
(24) The radio equipment whose conditions are prescribed in Article 58.2.7 of the Equipment Regulations and which is used at fixed stations

(25) The radio equipment with an antenna power of 50 W or less whose conditions are prescribed in Article 57.2.2 paragraph 1 of the Equipment Regulations and which is used at land mobile stations and portable stations (notwithstanding the provisions of the Enforcement Regulations, the antenna power in this item through (25)-3 shall stand for its mean power)

(25)-2 The radio equipment with an antenna power of 50 W or less whose conditions are prescribed in Article 57.2.2 paragraph 1 and paragraph 2 of the Equipment Regulations and which is used at land mobile stations and portable stations

(25)-3 The radio equipment with an antenna power of 50 W or less whose conditions are prescribed in Article 57.2.2 paragraph 1 through paragraph 3 of the Equipment Regulations and which is used at land mobile stations and portable stations

(25)-4 The radio equipment with an antenna power of 50 W or less whose conditions are prescribed in Article 57.3.2 paragraph 1 of the Equipment Regulations and which is used at land mobile stations and portable stations

(25)-5 The radio equipment with an antenna power of 50 W or less whose conditions are prescribed in Article 57.3.2 paragraph 1 and paragraph 2 of the Equipment Regulations and which is used at land mobile stations and portable stations

(25)-6 The radio equipment with an antenna power of 50 W or less whose conditions are prescribed in Article 57.3.2 paragraph 1 through paragraph 3 of the Equipment Regulations and which is used at land mobile stations and portable stations

(26) The radio equipment whose conditions are prescribed in Article 48.2 of the Equipment Regulations and which is used at radiolocation land stations for vehicle detection

(27) The radio equipment whose conditions are prescribed in Article 49.22 of the Equipment Regulations and which is used at radio stations performing road traffic information communication

(28) The radio equipment whose conditions are prescribed in Article 49.23 item 1) of the Equipment Regulations and which is used at portable mobile earth stations

(28)-2 The radio equipment whose conditions are prescribed in Article 49.23 item 2) of the Equipment Regulations and which is used at portable mobile earth stations

(28)-3 The radar for radio navigation whose conditions are prescribed in Article 48 paragraph 1 of the Equipment Regulations and which is mounted in ships (excluding the radar that must be mounted in ships pursuant to the order based on the provisions in Article 2 of the Ship Safety Law (Law No. 11 of 1933))

(29) The radar for radio navigation with an antenna power of 50 kW or less whose conditions are prescribed in Article 48 paragraph 1 of the Equipment Regulations and which is mounted in ships

(30) The radio equipment whose conditions are prescribed in Article 49.24 of the Equipment Regulations and which is used at INMARSAT portable mobile earth stations

(31) The radio equipment with an antenna power of 5 W or less whose conditions are prescribed in Article 49.25.2 of the Equipment Regulations and which is used at land mobile stations

(31)-2 The radio equipment whose conditions are prescribed in Article 49.25.3 paragraph 1 of the Equipment Regulations and which is used at base stations

(31)-3 The radio equipment whose conditions are prescribed in Article 49.25.3 paragraph 2 of the Equipment Regulations and which is used at land mobile stations

(31)-4 The radio equipment whose conditions are prescribed in Article 49.25.3 paragraph 3 of the Equipment Regulations and which is used at land mobile stations

(32) The radio equipment which is used at land mobile stations of a DSRC system (which refer to the radio stations of a DSRC system prescribed in Article 6 paragraph 4 item 7) of the Enforcement Regulations; the same applies hereafter)
The radio equipment whose conditions are prescribed in Article 49.26 paragraph 1 and paragraph 3 of the Equipment Regulations and which is used at base stations of a DSRC system

The radio equipment which is used at radio stations performing communication etc. for testing the radio equipment at land mobile stations of a DSRC system (which refer to the radio stations performing communication etc. for testing the radio equipment at land mobile stations of a DSRC system prescribed in Article 6 paragraph 4 item 7) of the Enforcement Regulations; the same applies hereafter)

The radio equipment whose conditions are prescribed in Article 58.2.13 paragraph 1 of the Equipment Regulations and which is used at fixed stations performing 1,900 MHz band subscriber radio access communication

The radio equipment whose conditions are prescribed in Article 58.2.13 paragraph 2 of the Equipment Regulations and which is used at fixed stations performing 1,900 MHz band subscriber radio access communication (excluding the radio equipment prescribed in the next item and (37))

The radio equipment whose conditions are prescribed in Article 58.2.13 paragraph 2 of the Equipment Regulations and which is used at fixed stations relaying 1,900 MHz band subscriber radio access communication

The radio equipment whose conditions are prescribed in Article 58.2.12 of the Equipment Regulations and which is used at fixed stations performing digital radio communication for city, town, village disaster prevention

The radio equipment whose conditions are prescribed in Article 49.15.2 paragraph 1 of the Equipment Regulations and which is used at land mobile stations

The radio equipment whose conditions are prescribed in Article 49.15.2 paragraphs 1 and 2 of the Equipment Regulations and which is used at land mobile stations

The radio equipment whose conditions are prescribed in Article 49.25.2 paragraph 1 of the Equipment Regulations and which is used at base stations, land mobile relay stations, and land mobile stations

The radio equipment whose conditions are prescribed in Article 49.25.2 paragraph 2 of the Equipment Regulations and which is used at land mobile stations

The radio equipment whose conditions are prescribed in Article 49.25.2 paragraph 3 of the Equipment Regulations and which is used at land mobile relay stations

The radio equipment whose conditions are prescribed in Article 58.2.6 of the Equipment Regulations and which is used at fixed stations

The radio equipment whose conditions are prescribed in Article 58.2.9.2 of the Equipment Regulations and which is used at fixed stations

The radio equipment whose conditions are prescribed in Article 45.21 of the Equipment Regulations and which is used at aircraft earth stations

2. Special specified radio equipment in Article 38-33, Paragraph 1 of the Law shall be the specified radio equipment defined in (7), (10), (11), (11)-3, (11)-4, (11)-7, (21) and (22) above.

**Chapter 2 Registered Certification Body**

**Section 1 Technical Regulations Conformity Certification**

(Application for Registration)
Article 3  Any person who wishes to obtain the registration prescribed in Article 38-2, Paragraph 1 of the Law shall submit to the Minister of Public Management, Home Affairs, Posts and Telecommunications an application in accordance with Form No. 1.

2. The document describing the plan for conducting the business of technical regulations conformity certification service prescribed in Article 38-2, Paragraph 3 of the Law shall contain the following information:
   (1) Matters concerning the organization and its operation (only when the applicant is a legal entity);
   (2) Plans for maintenance and management of the measuring instruments and other equipment (hereinafter referred to as “measuring instruments etc.”) used for the examination to conduct the Technical Regulations Conformity Certification work and plans for calibration or correction prescribed in Item (2) of Article 24-2, Paragraph 4 of the Law (hereinafter referred to as “calibration etc.”);
   (3) The method of conducting the Technical Regulations Conformity Certification work; and
   (4) Matters concerning the management of documents and account books relating to the Technical Regulations Conformity Certification work.

3. The documents specified by the Ministry of Public Management, Home Affairs, Posts and Telecommunications Ordinance mentioned in Article 38-2, Paragraph 3 of the Law shall be as follows:
   (1) The articles of incorporation or association and a notarized copy of the register book (when the applicant is a person, the document in accordance with Form No. 2 describing the career history of the person in the past two years);
   (2) Documents certifying the decision made on the application for registration;
   (3) The document in accordance with Form No. 3 describing that the applicant does not fall under any of the Items in Article 24-2, Paragraph 5 of the Law that are applied, mutatis mutandis, under Article 38-3, Paragraph 2 of the Law;
   (4) Documents describing that the Certifier is a person who has knowledge and experience conforming to the conditions listed in Table No. 4 of the Law;
   (5) In the case where the measuring instruments etc. are leased, a copy of contracts relating to the lease of the said measuring instruments etc. or documents describing that the said lease is ensured;
   (6) In the case where part of the tests relating to the characteristics examination specified in Table No. 1 and No. 3 is entrusted to other person, a copy of the documents describing the content of agreement with the fiduciary relating to the matters mentioned in each Item of Article 6, Paragraph 2 or documents describing plans relating to the entrustment;
   (7) When the applicant is a legal entity, the document in accordance with Form No. 2 describing the name of the Officer and the career history of the person in the past two years and documents describing that he does not fall under any of the matters mentioned in Item (3) of Article 38-3, Paragraph 1 of the Law; and
   (8) Documents describing other matters for reference.

(Renewal of Registration of Registered Certification Body)
Article 4  The application for renewal of registration of the person who has obtained the registration mentioned in Article 38-2, Paragraph 1 of the Law (hereinafter referred to as “Registered Certification Body”) shall be made during a period not before six months but within six to three months before the expiry date of the registration.

2. The provision of the preceding Article shall apply, mutatis mutandis, to the renewal of the registration mentioned in the preceding Paragraph.

(Notification of Changes in Name or Trade Name etc. of Registered Certification Body)
Article 5  When the Registered Certification Body wishes to make a notification under the provision of Article 38-5, Paragraph 2 of the Law, it shall submit to the Minister of Public Management, Home Affairs, Posts and Telecommunications a report in accordance with Form No. 4 containing the following information:
(1) The matter to be changed;
(2) The date on which the change is to be made; and
(3) The reason(s) for the change.

2. The Minister of Public Management, Home Affairs, Posts and Telecommunications shall, when the notification mentioned in the preceding Paragraph is submitted, change the said registration.

(Examination etc. of Technical Regulations Conformity Certification)

Article 6 The Registered Certification Body shall, upon request by a person who wishes to receive a Technical Regulations Conformity Certification pertaining to its registration, conduct the examination as provided for in Table No. 1.

2. The Registered Certification Body shall, in the case where part of the tests relating to the characteristics examination specified in Table No. 1 is entrusted to other person, entrust to a person who has adequate experience and technical capability to conduct the said examination and agree with the said fiduciary on the following matters to ensure proper conduct of the said examination:

(1) The scope of the examination to be entrusted and the class of the Specified Radio Equipment relating to the entrusted examination;
(2) Matters to confirm that the fiduciary conducts the examination using the measuring instruments etc. specified in the right-hand column of Table No. 3 of the Law and which have taken any of the calibration etc. mentioned in Items (2)-a through (2)-d of Article 24-2, Paragraph 4 of the Law (limited to those which have not passed one year since the first day of the month immediately following the month of calibration etc.);
(3) Matters to confirm that the examination is conducted using the same method as that of the characteristics examination specified in Table No. 1;
(4) Matters to confirm that there is no risk of obstruction to fair conduct of the examination;
(5) Matters concerning demarcation of responsibilities and work relating to the examination;
(6) Matters concerning confidential information and management of information which has come into his knowledge with respect to the examination; and
(7) Other matters necessary to ensure proper conduct of the characteristics examination work.

3. With regard to the Technical Regulations Conformity Certification of Specified Radio Equipment of a type falling under any of the following Items or that of the said Specified Radio Equipment on which modification work has been done, the Registered Certification Body may omit part of the examination only when the Technical Regulations Conformity Certification of the said Specified Radio Equipment is ensured, notwithstanding the provision of Paragraph 1:

(1) The types of the Specified Radio Equipment for which a Technical Regulations Conformity Certification has been granted;
(2) The types of the Specified Radio Equipment for which the certification mentioned in Article 38-24, Paragraph 1 of the Law has been granted;
(3) The types of the Specified Radio Equipment for which the certification mentioned in Article 38-31, Paragraph 5 of the Law has been granted; and
(4) The types of the Specified Radio Equipment for which the Self-Confirmation of Technical Regulations Conformity mentioned in Item (2) of Article 38-33, Paragraph 3 of the Law has been made.

4. When the Registered Certification Body wishes to make a report pursuant to the provision of Article 38-6, Paragraph 2 of the Law, it shall submit to the Minister of Public Management, Home Affairs, Posts and Telecommunications a report in accordance with Form No. 5 containing the information in each of the following Items:

(1) The name or trade name of the person, and the name of the representative in the case of a legal entity, for whom a Technical Regulations Conformity Certification has been granted;
(2) The class of the Specified Radio Equipment for which the Technical Regulations Conformity Certification
has been granted;

(3) The model type or name of the Specified Radio Equipment for which the Technical Regulations
Conformity Certification has been granted;

(4) The Technical Regulations Conformity Certification Number;
(5) The type and frequency of the radio wave and the antenna power; and
(6) The date of the Technical Regulations Conformity Certification.

5. The public notice mentioned in Article 38-6, Paragraph 3 of the Law shall be made on the information specified in
each Item of the preceding Paragraph (limited to the name or trade name of the person for whom a Technical
Regulations Conformity Certification has been granted with regard to the matters specified in Item (1) of the
Paragraph).

6. Whenever there has been a change in the information mentioned in Item (1) of Paragraph 4, the person for whom a
Technical Regulations Conformity Certification has been granted by the Registered Certification Body shall submit
without delay to the Minister of Public Management, Home Affairs, Posts and Telecommunications, during ten
years’ period from the date of the Technical Regulations Conformity Certification, a notification in accordance with
Form No. 6 containing the following information:

(1) The matter that was changed;
(2) The date on which the change was made; and
(3) The reason(s) for which the change was made.

7. In the case where the notification mentioned in the preceding Paragraph effects a change in the information
published in accordance with the provision of Paragraph 5, the Minister of Public Management, Home Affairs, Posts
and Telecommunications shall publish the change.

8. If the Registered Certification Body finds that the person for whom a Technical Regulations Conformity
Certification has been granted received the said Technical Regulations Conformity Certification by fraudulent means
or that the Certifier conducted the examination for Technical Regulations Conformity Certification in violation of the
provision of Article 38-6, Paragraph 1 or Article 38-8, Paragraph 2 of the Law, it shall immediately report to the
Minister of Public Management, Home Affairs, Posts and Telecommunications to that effect.

(Notice of Refusal of Technical Regulations Conformity Certification)

Article 7 When the Registered Certification Body refuses to make a Technical Regulations Conformity Certification
pertaining to its registration, it shall notify the person who has requested the said Technical Regulations Conformity
Certification of the refusal by issuing a document stating the reason(s) for such refusal.

(Mark)

Article 8 The mark specified by the Ministry of Internal Affairs and Communications Ordinance mentioned in
Article 38-7, Paragraph 1 of the Law must use the format specification in accordance with Form No. 7 and must be
attached to an easily recognizable section of the Specified Radio Equipment for which the Technical Regulations
Conformity Certification has been granted. Provided, however, that in the case of specified radio equipment on
which the Minister of Internal Affairs and Communications officially announces that attachment of the said mark is
difficult and unreasonable, the said mark shall be attached to a section separately announced by the Minister of
Internal Affairs and Communications.

2. The method specified by the Ministry of Public Management, Home Affairs, Posts and Telecommunications
Ordinance mentioned in Article 38-7, Paragraph 3 of the Law must be as follows.

(1) It must be removed completely so that no sign of the mark remains; or
(2) It must be covered with paint that will not come off easily so that the mark cannot be identified.
(Notification of Appointment and Dismissal of Officer etc.)

Article 9 When the Registered Certification Body wishes to make a notification under the provision of Article 38-9 of the Law, it shall submit to the Minister of Public Management, Home Affairs, Posts and Telecommunications a notification in accordance with Form No. 8 containing the following information:

1. The name of the Officer or Certifier who has been appointed or dismissed, and in the case of appointment of Certifier, the name and location of the office where the person conducts the Technical Regulations Conformity Certification work;
2. The reason(s) for appointment or dismissal; and
3. The date on which the appointment or dismissal was made.

2. The notification mentioned in the preceding Paragraph shall be accompanied by the following documents:

1. In the case of notification of appointment of Officer, a document in accordance with Form No. 2 describing the career history in the past two years of the person to be appointed and documents describing that he does not fall under any of the matters mentioned in Item (3) in Article 38-3, Paragraph 1 of the Law; and
2. In the case of notification of appointment of Certifier, documents describing that the person has knowledge and experience conforming to any one of the conditions listed in Table No. 4 of the Law.

(Matters Prescribed by the Operating Rules)

Article 10 The matters specified by the Ministry of Public Management, Home Affairs, Posts and Telecommunications Ordinance mentioned in Article 38-10 of the Law shall be as follows:

1. The category of business pertaining to the registration;
2. Matters concerning the business hours during which the Technical Regulations Conformity Certification work is conducted and holidays;
3. Matters concerning the office where the Technical Regulations Conformity Certification work is conducted;
4. Matters concerning the method of conducting the Technical Regulations Conformity Certification work (including matters mentioned in each Item of Article 6, Paragraph 2) and the method of publishing the conducting method;
5. In the case where part of the tests relating to the characteristics examination is entrusted to other person, the following information:
   a. The name or trade name and address of the fiduciary; and
   b. Matters concerning the method of access etc. mentioned in each Item of Article 6, Paragraph 2;
6. Matters concerning the amount of the administration fee and the method of charging/collecting the fee;
7. Matters concerning the appointment/dismissal and assignment of Certifier;
8. Matters concerning confidential information relating to the Technical Regulations Conformity Certification work;
9. Matters concerning the management of documents and account books relating to the Technical Regulations Conformity Certification work; and
10. Matters concerning method of retention and access etc. of financial statements, etc; and
11. Other necessary matters concerning the conduct of the Technical Regulations Conformity Certification work.

(Notification of Operating Rules)

Article 11 When the Registered Certification Body wishes to make a notification under the provision of the first sentence of Article 38-10 of the Law, it must submit the notification to the Minister of Internal Affairs and Communications in accordance with Form No. 9, together with the operating rules on which the notification is based.

2. When the Registered Certification Body wishes to make a notification under the provision of the second sentence
of Article 38-10 of the Law, it must submit the notification to the Minister of Internal Affairs and Communications in accordance with Form No. 10, including the following information, together with the operating rules after change:

1. The matter to be changed;
2. The date on which the change is to be made; and
3. The reason(s) for the change.

**Method etc. of Displaying Matters Recorded on Electromagnetic Records**

**Article 12** The method specified by the Ministry of Public Management, Home Affairs, Posts and Telecommunications Ordinance mentioned in Item (3) of Article 38-11, Paragraph 2 of the Law shall be the method that displays the matters produced as electromagnetic records on paper or on an image screen of output equipment.

2. The electromagnetic method specified by the Ministry of Public Management, Home Affairs, Posts and Telecommunications Ordinance mentioned in Item (4) of Article 38-11, Paragraph 2 of the Law shall be a method which the Registered Certification Body specifies out of the following:

1. The method that uses electronic data-processing system in which a computer used by a sender and a computer used by a recipient are connected via telecommunications circuit and that transmits data via the said telecommunications circuit and records the said data in file(s) installed in the computer used by the said recipient; or
2. The method that delivers the data in file(s) produced using a device that ensures recording of certain data on magnetic disks or by other corresponding means

**Account Books**

**Article 13** The matters specified by the Ministry of Public Management, Home Affairs, Posts and Telecommunications Ordinance mentioned in Article 38-12 of the Law shall be as follows:

1. The name or trade name, address and contact address of the person who requested a Technical Regulations Conformity Certification;
2. The date of receipt of the documents with which the Technical Regulations Conformity Certification has been requested;
3. The class and type of the Specified Radio Equipment for which the Technical Regulations Conformity Certification has been requested;
4. The model type or name and serial number of the Specified Radio Equipment for which the Technical Regulations Conformity Certification has been requested;
5. The testing method for the characteristics examination that was used upon conducting the examination for the Technical Regulations Conformity Certification;
6. The name or model type, name of the manufacturer, serial number, date of calibration etc. and name or trade name of the person who conducted the calibration etc. for each of the measuring instruments etc. that were used upon conducting the examination for the Technical Regulations Conformity Certification, and, in the case where the said method of calibration etc. falls under Item (2)-d of Article 24-2, Paragraph 4 of the Law, the name or model type, name of the manufacturer, serial number, date of calibration etc. and name or trade name of the person who conducted the calibration etc. for the calibrated measuring instruments or other equipment specified in the right-hand column of Table No. 3 of the Law;
7. Transition (including test results for each test item in the case of the characteristics examination) and results of the examination; and
8. The Technical Regulations Conformity Certification Number and the date of Technical Regulations Conformity Certification.

2. The account books mentioned in Article 38-12 of the Law shall be prepared and maintained in each office conducting the Technical Regulations Conformity Certification work and shall be retained for ten years.
3. The retention of account books mentioned in the preceding Paragraph may be conducted using a recording media.
of electromagnetic records (meaning any record which is produced by electronic, magnetic, or any other means unrecognizable by natural perceptive function; the same applies hereinafter). In this case, the said electromagnetic records must be immediately displayed using a computer or other equipment when necessary.

(Notification of Suspension or Discontinuance of Technical Regulations Conformity Certification Work)

Article 14 When the Registered Certification Body wishes to make a notification mentioned in Article 38-16, Paragraph 1 of the Law, it shall submit to the Minister of Public Management, Home Affairs, Posts and Telecommunications a notification in accordance with Form No. 11 containing the following information:

1. The Technical Regulations Conformity Certification work to be suspended or discontinued;
2. The date on which the work in question is to be suspended or discontinued, and in the case of suspension, the period during which the work in question is to be suspended; and
3. The reason(s) for the suspension or discontinuance.

(Transfer of Technical Regulations Conformity Certification Work)

Article 15 In cases that fall under Article 38-18, Paragraph 3 of the Law, the Registered Certification Body must conduct the following tasks:

1. The transfer of the Technical Regulations Conformity Certification work to the Minister of Public Management, Home Affairs, Posts and Telecommunications;
2. The transfer of the documents and account books relating to the Technical Regulations Conformity Certification work to the Minister of Public Management, Home Affairs, Posts and Telecommunications; and
3. Other procedures deemed to be necessary by the Minister of Public Management, Home Affairs, Posts and Telecommunications.

(Public Announcement)

Article 16 The public announcement mentioned in Paragraphs 1 and 3 of Article 38-5 of the Law, Paragraph 3 of Article 38-6 of the Law, Paragraph 3 of Article 38-16 of the Law, Paragraph 3 of Article 38-17, Paragraph 2 of Article 38-18 of the Law, and Paragraph 2 of Article 38-23 of the Law shall be made by means of publication in the official gazette.

Section 2 Certification by Type of Specified Radio Equipment

(Examination etc. of Certification by Type)

Article 17 The Registered Certification Body shall, upon request by a person who wishes to receive a certification by type pertaining to its registration, conduct the examination as provided for in Table No. 3.

2. The provision of Article 6, Paragraph 2 shall apply, mutatis mutandis, to the certification by type mentioned in the preceding Paragraph. In this case, "Table No. 1" shall be read as "Table No. 3".

3. The Registered Certification Body may, with regard to the certification by type of Specified Radio Equipment of a type falling under any of the Items of Article 6, Paragraph 3 (including the method for confirming conformance with the said type) on which modification work has been done, omit part of the examination, only when the said certification by type is ensured, notwithstanding the provision of Paragraph 1.

4. When the Registered Certification Body wishes to make a report pursuant to the provision of Article 38-6, Paragraph 2 of the Law that is applied, mutatis mutandis, under Article 38-24, Paragraph 3 of the Law, it shall submit to the Minister of Public Management, Home Affairs, Posts and Telecommunications a report in accordance with Form No. 5 containing the information in each of the following Items:

1. The name or trade name and address of the person, and the name of the representative in the case of a legal entity, for whom a certification by type has been granted;
(2) The class of the Specified Radio Equipment for which the certification by type has been granted;

(3) The model type or name of the Specified Radio Equipment for which the certification by type has been granted;

(4) The number of certification by type;

(5) The type and frequency of the radio wave and the antenna power; and

(6) The date of the certification by type.

5. The public notice mentioned in Article 38-6, Paragraph 3 of the Law that is applied, mutatis mutandis, under Article 38-24, Paragraph 3 of the Law shall be made on the information specified in each Item of the preceding Paragraph (limited to the name or trade name of the person for whom a certification by type has been granted with regard to the matters specified in Item (1) of the Paragraph).

6. Whenever there has been a change in the information mentioned in Item (1) or Item (3) of Paragraph 4, the certified dealer mentioned in Article 38-25, Paragraph 1 of the Law (hereinafter referred to as “Certified Dealer”) shall submit without delay to the Minister of Public Management, Home Affairs, Posts and Telecommunications, during ten years’ period from the date of the last inspection of the Specified Radio Equipment of the certified type, a notification in accordance with Form No. 6 containing the following information. Provided, however, that dealing of the said Specified Radio Equipment has been terminated, this shall not apply.

(1) The matter that was changed;

(2) The date on which the change was made; and

(3) The reason(s) for which the change was made.

7. If, in the case where the notification mentioned in the preceding Paragraph is made, the said notification effects a change in the information published in accordance with the provision of Paragraph 5, the Minister of Public Management, Home Affairs, Posts and Telecommunications shall publish the change.

8. If the Registered Certification Body finds that the Certified Dealer received the certification by type by fraudulent means or that the Certifier conducted the examination for certification by type in violation of the provision of Article 38-8, Paragraph 2 of the Law that is applied, mutatis mutandis, under Paragraph 2 or Paragraph 3 of Article 38-24 of the Law, it shall immediately report to the Minster of Public Management, Home Affairs, Posts and Telecommunications to that effect.

9. If the Registered Certification Body finds that the radio equipment with the conformity mark of the certified type mentioned in Article 38-25, Paragraph 1 of the Law does not comply with the technical regulations specified in Chapter 3 of the Law (hereinafter referred to as “technical regulations”), it shall report to the Minster of Public Management, Home Affairs, Posts and Telecommunications to that effect.

(Notice of Refusal of Certification by Type)

Article 18 When the Registered Certification Body refuses to make a certification by type pertaining to its registration, it shall notify the person who has requested the said certification by type of the refusal by issuing a document stating the reason(s) for such refusal.

(Preparation etc. of Inspection Records)

Article 19 The information to be provided in the inspection records mentioned in Article 38-25, Paragraph 2 of the Law shall be as follows:

(1) The number of certification by type for which the inspection was conducted;

(2) The date and location of the inspection;

(3) The name of the person who was in charge of conducting the inspection;

(4) The quantity of the Specified Radio Equipment for which the inspection was conducted;

(5) The method of the inspection; and

(6) Results of the inspection.

2. The inspection records mentioned in the preceding Paragraph must be retained for ten years from the date of the inspection.
3. The retention of the inspection records mentioned in the preceding Paragraph may be conducted using a recording media of electromagnetic records. In this case, the said electromagnetic records must be immediately displayed using a computer or other equipment when necessary.

(Mark)

Article 20 The mark specified by the Ministry of Internal Affairs and Communications Ordinance mentioned in Article 38-26 of the Law must use the format specification in accordance with Form No. 7 and must be attached to an easily recognizable section of the Specified Radio Equipment of the certified type. Provided, however, that in the case of specified radio equipment on which the Minister of Internal Affairs and Communications officially announces that attachment of the said mark is difficult and unreasonable, the said mark shall be attached to a section separately announced by the Minister of Internal Affairs and Communications.

Article 21 The provisions of Article 9 and Article 13 shall apply, mutatis mutandis, to any case where the Registered Certification Body conducts the work for certification by type and the provisions of Article 10, Article 11, Article 14 and Article 15 shall apply, mutatis mutandis, to any case where the Registered Certification Body conducts Technical Regulations Conformity Certification work and the work for certification by type. In this case, “Article 38-9 of the Law” in Article 9, Paragraph 1 shall be read as “Article 38-9 of the Law that is applied, mutatis mutandis, under Article 38-24, Paragraph 3 of the Law”; “Article 38-10 of the Law” in Article 10 and Article 11 shall be read as “Article 38-10 of the Law that is applied, mutatis mutandis, under Article 38-24, Paragraph 3 of the Law”; “each item of Article 6, Paragraph 2” in Article 10, Item 4 and Item 5-b shall be read as “each item of Article 6, Paragraph 2 (including the case where the items are applied, mutatis mutandis, under Article 17, Paragraph 2)”; “Article 38-12 of the Law” in Article 13, Paragraphs 1 and 2 shall be read as “Article 38-12 of the Law that is applied, mutatis mutandis, under Article 38-24, Paragraph 3 of the Law”; “the Specified Radio Equipment” in Article 13, Paragraph 1, Items 3 and 4 shall be read as “the Specified Radio Equipment of the type”; “name and serial number” in the same paragraph, Item 4 shall be read as “name”; “the Technical Regulations Conformity Certification Number” in the same paragraph, Item 8 shall be read as “the number of certification by type”; “Article 38-16, Paragraph 1 of the Law” in Article 14 shall be read as “Article 38-16, Paragraph 1 of the Law that is applied, mutatis mutandis, under Article 38-24, Paragraph 3 of the Law”; and “Article 38-18, Paragraph 3 of the Law” in Article 15 shall be read as “Article 38-18, Paragraph 3 of the Law that is applied, mutatis mutandis, under Article 38-24, Paragraph 3 of the Law”.

(Public Announcement)

Article 22 The public announcement mentioned in Paragraphs 3 of Article 38-6 of the Law that is applied, mutatis mutandis, under Paragraph 3 of Article 38-24 of the Law, Paragraph 2 of Article 38-28 of the Law, Paragraph 2 of Article 38-23 of the Law that is applied, mutatis mutandis, under Article 38-29 of the Law, and Paragraphs 4 of Article 38-30 of the Law shall be made by means of publication in the official gazette.

Chapter 3 Recognized Certification Body

Section 1 Technical Regulations Conformity Certification

(Application for Recognition)

Article 23 Any person who wishes to obtain the recognition prescrobed in Article 38-31, Paragraph 1 of the Law shall submit to the Minister of Public Management, Home Affairs, Posts and Telecommunications an application in accordance with Form No. 1. This provision, however, does not apply to cases where an application is made in accordance with an official announcement made separately by the Minister of Public Management,
2. The document describing the plan for conducting the business of technical regulations conformity certification service prescribed in Article 38-2, Paragraph 3 of the Law that applies, mutatis mutandis, under Article 38-31, Paragraph 4 of the Law shall contain the following information:

(1) Matters concerning the organization and its operation (only when the applicant is a legal entity);
(2) Plans for maintenance and management, and calibration etc. of the measuring instruments etc. used for the examination to conduct the Technical Regulations Conformity Certification work;
(3) The method of conducting the Technical Regulations Conformity Certification work; and
(4) Matters concerning the management of documents and account books relating to the Technical Regulations Conformity Certification work.

3. The documents specified by the Ministry of Public Management, Home Affairs, Posts and Telecommunications Ordinance mentioned in Article 38-2, Paragraph 3 of the Law that applies, mutatis mutandis, under Article 38-31, Paragraph 4 of the Law shall be as follows:

(1) The articles of incorporation or association and a notarized copy of the register book or documents corresponding thereto; (when the applicant is a person, the document in accordance with Form No. 2 describing the career history of the person in the past two years);
(2) Documents certifying the decision made on the application for approval;
(3) The document in accordance with Form No. 3 describing that the applicant does not fall under any of the Items in Article 24-2, Paragraph 5 of the Law that are applied, mutatis mutandis, under Article 38-31, Paragraph 4 of the Law;
(4) Documents describing that the Certifier is a person who has knowledge and experience conforming to the conditions listed in Table No. 4 of the Law;
(5) In the case where measuring instruments etc. are leased, a copy of contracts relating to the lease of the said measuring instruments etc. or documents describing that the said lease is ensured;
(6) In the case where part of the tests relating to the characteristics examination specified in Table No. 1 and No. 3 is entrusted to other person, a copy of the documents describing the content of agreement with the fiduciary relating to the matters mentioned in each Item of Article 6, Paragraph 2 or documents describing plans relating to the entrustment;
(7) When the applicant is a legal entity, a document in accordance with Form No. 2 describing the name of the Officer and the career history of the person in the past two years and documents describing that he does not fall under any of the matters mentioned in Item (3) in Article 38-3, Paragraph 1 of the Law that is applied, mutatis mutandis, under Article 38-31, Paragraph 4 of the Law;
(8) Documents proving that the applicant is a person who conducts inspection/testing of radio equipment based on a radio station inspection system that is based on a foreign law and similar to the system for Technical Regulations Conformity Certification (hereinafter referred to as "Foreign Inspection System");
(9) Documents providing an overview of the Foreign Inspection System;
(10) Documents providing an overview of the inspection/testing work and other work currently being conducted based on the Foreign Inspection System; and
(11) Documents describing other matters for reference.

(Notification of Changes in Name or Trade Name, etc., of Recognized Certification Body)

Article 24 When the Recognized Certification Body wishes to make a notification pursuant to the provision of Article 38-5, Paragraph 2 of the Law that is applied, mutatis mutandis, under Article 38-31, Paragraph 4 of the Law, it shall submit to the Minister of Public Management, Home Affairs, Posts and Telecommunications a notification in accordance with Form No. 4 containing the following information:

(1) The matter to be changed;
(2) The date on which the change is to be made; and
The reason(s) for the change.

(Notification of Changes in Name or Trade Name, etc., of Recognized Certification Body)

Article 25 The Recognized Certification Body shall, upon request by a person who wishes to receive a Technical Regulations Conformity Certification pertaining to its recognition, conduct the examination as provided for in Table No. 1.

2. The Recognized Certification Body shall, in the case where part of the tests relating to the characteristics examination specified in Table No. 1 is entrusted to other person, entrust to a person who has adequate experience and technical capability to conduct the said examination and agree with the said fiduciary on the following matters to ensure proper conduct of the said examination:

(1) The scope of the examination to be entrusted and the class of the Specified Radio Equipment relating to the entrusted examination;
(2) Matters to confirm that the fiduciary conducts the examination using the measuring instruments etc. which are specified in the right-hand column of Table No. 3 of the Law and which have taken any of the calibration etc. mentioned in Items (2)-a through (2)-d of Article 24-2, Paragraph 4 of the Law (limited to those which have not passed one year since the first day of the month immediately following the month of calibration etc.);
(3) Matters to confirm that the examination is conducted using the same method as that of the characteristics examination specified in Table No. 1
(4) Matters to confirm that there is no risk of obstruction to fair conduct of the examination;
(5) Matters concerning demarcation of responsibilities and work relating to the examination;
(6) Matters concerning confidential information and management of information which has come into his knowledge with respect to the examination; and
(7) Other matters necessary to ensure proper conduct of the characteristics examination work.

3. With regard to the Technical Regulations Conformity Certification of Specified Radio Equipment of a type falling under any of the following Items or that of the said Specified Radio Equipment on which modification work has been done, the Recognized Certification Body may omit part of the examination only when the Technical Regulations Conformity Certification of the said Specified Radio Equipment is ensured, notwithstanding the provision of Paragraph 1:

(1) The types of the Specified Radio Equipment for which a Technical Regulations Conformity Certification has been granted;
(2) The types of the Specified Radio Equipment for which the certification mentioned in Article 38-24, Paragraph 1 of the Law has been granted; and
(3) The types of the Specified Radio Equipment for which the certification mentioned in Article 38-31, Paragraph 5 of the Law has been granted.

4. When the Recognized Certification Body wishes to make a report pursuant to the provision of Article 38-6, Paragraph 2 of the Law that is applied, mutatis mutandis, under Article 38-31, Paragraph 4 of the Law, it shall submit to the Minister of Public Management, Home Affairs, Posts and Telecommunications a report in accordance with Form No. 5 containing the information in each of the following Items:

(1) The name or trade name of the person, and the name of the representative in the case of a legal entity, for whom a Technical Regulations Conformity Certification has been granted;
(2) The class of the Specified Radio Equipment for which the Technical Regulations Conformity Certification has been granted;
(3) The model type or name of the Specified Radio Equipment for which the Technical Regulations Conformity Certification has been granted;
(4) The Technical Regulations Conformity Certification Number;
(5) The type and frequency of the radio wave and the antenna power; and
(6) The date of the Technical Regulations Conformity Certification.
5. The public notice mentioned in Article 38-6, Paragraph 3 of the Law that is applied, mutatis mutandis, under Article 38-31, Paragraph 4 of the Law shall be made on the information specified in each Item of the preceding Paragraph (limited to the name or trade name of the person for whom a Technical Regulations Conformity Certification has been granted with regard to the matters specified in Item (1) of the Paragraph).

6. Whenever there has been a change in the information mentioned in Item (1) of Paragraph 4, the person for whom a Technical Regulations Conformity Certification has been granted by the Recognized Certification Body shall submit without delay to the Minister of Public Management, Home Affairs, Posts and Telecommunications, during ten years’ period from the date of the Technical Regulations Conformity Certification, a notification in accordance with Form No. 6 containing the following information:
   (1) The matter that was changed;
   (2) The date on which the change was made; and
   (3) The reason(s) for which the change was made.

7. If, in the case where the notification mentioned in the preceding Paragraph is made, the said notification effects a change in the information published in accordance with the provision of Paragraph 5, the Minister of Public Management, Home Affairs, Posts and Telecommunications shall publish the change.

8. If the Recognized Certification Body finds that the person for whom a Technical Regulations Conformity Certification has been granted received the said Technical Regulations Conformity Certification by fraudulent means or that the Certifier conducted the examination for Technical Regulations Conformity Certification in violation of the provision of Article 38-6, Paragraph 1 that is applied, mutatis mutandis, under Article 38-31, Paragraph 4 of the Law or Article 38-8, Paragraph 2 of the Law that is applied, mutatis mutandis, under Article 38-31, Paragraph 4 of the Law, it shall immediately report to the Minister of Public Management, Home Affairs, Posts and Telecommunications to that effect.

(Notice of Refusal of Technical Regulations Conformity Certification)
Article 26 When the Recognized Certification Body refuses to conduct a Technical Regulations Conformity Certification pertaining to its recognition, it shall notify the person who has requested the said Technical Regulations Conformity Certification of the refusal by issuing a document stating the reason(s) for such refusal.

(Mark)
Article 27 The mark specified by the Ministry of Internal Affairs and Communications Ordinance mentioned in Article 38-7, Paragraph 1 of the Law that is applied, mutatis mutandis, under Article 38-31, Paragraph 4 of the Law must use the format specification in accordance with Form No. 7 and must be attached to an easily recognizable section of the Specified Radio Equipment for which the Technical Regulations Conformity Certification has been granted. Provided, however, that in the case of specified radio equipment on which the Minister of Internal Affairs and Communications officially announces that attachment of the said mark is difficult and unreasonable, the said mark shall be attached to a section separately announced by the Minister of Internal Affairs and Communications.

(Matters Prescribed by Operating Rules)
Article 28 The matters specified by the Ministry of Public Management, Home Affairs, Posts and Telecommunications Ordinance mentioned in Article 38-10 of the Law that is applied, mutatis mutandis, under Article 38-31, Paragraph 4 of the Law shall be as follows:
   (1) The category of business pertaining to the recognition;
   (2) Matters concerning the office where the Technical Regulations Conformity Certification work is conducted;
   (3) Matters concerning the method of conducting the Technical Regulations Conformity Certification work (including the matters mentioned in each Item of Article 25, Paragraph 2);
   (4) In the case where part of the tests relating to the characteristics examination is entrusted to other person,
the following information:

a. The name or trade name and address of the fiduciary; and
b. Matters concerning the method of access etc. mentioned in each Item of Article 25, Paragraph 2;

(5) Matters concerning the appointment/dismissal and assignment of Certifier;
(6) Matters concerning the management of documents and account books relating to the Technical Regulations Conformity Certification work; and
(7) Other necessary matters concerning the conduct of the Technical Regulations Conformity Certification work.

(Notification of Operating Rules)

Article 29 When the Recognized Certification Body wishes to make a notification under the provision of the first sentence of Article 38-10 of the Law that is applied, mutatis mutandis, under Article 38-31, Paragraph 4 of the Law, it must submit the notification to the Minister of Internal Affairs and Communications in accordance with Form No. 9, together with the operating rules on which the notification is based.

2. When the Recognized Certification Body wishes to make a notification under the provision of the second sentence of Article 38-10 of the Law that is applied, mutatis mutandis, under Article 38-31, Paragraph 4 of the Law, it must submit the notification to the Minister of Internal Affairs and Communications in accordance with Form No. 10, including the following information, together with the operating rules after change:

(1) The matter to be changed;
(2) The date on which the change is to be made; and
(3) The reason(s) for the change.

(Account Books)

Article 30 The matters specified by the Ministry of Public Management, Home Affairs, Posts and Telecommunications Ordinance mentioned in Article 38-12 of the Law that are applied mutatis mutandis under Article 38-31, Paragraph 4 of the Law shall be as follows:

(1) The name or trade name, address and contact address of the person who has requested a Technical Regulations Conformity Certification;
(2) The date of receipt of the documents with which the Technical Regulations Conformity Certification has been requested;
(3) The class and type of the Specified Radio Equipment for which the Technical Regulations Conformity Certification has been requested;
(4) The model type or name and serial number of the Specified Radio Equipment for which the Technical Regulations Conformity Certification has been requested;
(5) The testing method for the characteristics examination that was used upon conducting the examination for the Technical Regulations Conformity Certification;
(6) The name or model type, name of the manufacturer, serial number, date of calibration etc. and name or trade name of the person who conducted the calibration etc. for each of the measuring instruments etc. that were used upon conducting the examination for the Technical Regulations Conformity Certification and, in the case where the said method of calibration etc. falls under Item (2)-d of Article 24-2, Paragraph 4 of the Law, the name or model type, name of the manufacturer, serial number, date of calibration etc. and name or trade name of the person who conducted the calibration etc. for the calibrated measuring instruments or other equipment specified in the right-hand column of Table No. 3 of the Law;
(7) Transition (including test results for each test item in the case of the characteristics examination) and results of the examination; and
(8) The Technical Regulations Conformity Certification Number and the date of Technical Regulations Conformity Certification.
2. The account books mentioned in Article 38-12 of the Law that is applied, mutatis mutandis, under Article 38-31, Paragraph 4 of the Law shall be prepared and maintained in each office conducting the Technical Regulations Conformity Certification work and shall be retained for ten years.

3. The retention of account books mentioned in the preceding Paragraph may be conducted using a recording media of electromagnetic records. In this case, the said electromagnetic records must be immediately displayed using a computer or other equipment when necessary.

(Notification of Suspension and Discontinuance of Technical Regulations Conformity Certification Work)

Article 31 When the Recognized Certification Body wishes to make a notification mentioned in Article 38-31, Paragraph 2 of the Law, it must submit to the Minister of Public Management, Home Affairs, Posts and Telecommunications a notification in accordance with Form No. 11 containing the following information:

(1) The Technical Regulations Conformity Certification work that was suspended or discontinued; and
(2) The date on which the work in question was suspended or discontinued, and in the case of suspension, the period during which the work in question was suspended.

(Public Announcement)

Article 32 The public announcement mentioned in Paragraph 3 of Article 38-31 of the Law, Paragraphs 1 and 3 of Article 38-5 of the Law, Paragraph 3 of Article 38-6 of the Law and Paragraph 2 of Article 38-23 of the Law that are applied, mutatis mutandis, under Paragraph 4 of Article 38-31 of the Law, and Paragraphs 3 of Article 38-32 of the Law shall be made by means of publication in the official gazette.

Section 2 Certification by Type of Specified Radio Equipment

(Examination etc. for Certification by Type)

Article 33 The Recognized Certification Body shall, upon request for a certification by type pertaining to its recognition, conduct the examination as provided for in Table No. 3.

2. The provision of Article 25, Paragraph 2 shall apply, mutatis mutandis, to the certification by type mentioned in the preceding Paragraph. In this case, "Table No. 1" shall be read as "Table No. 3".

3. The Recognized Certification Body may, with regard to the certification by type of Specified Radio Equipment of a type falling under any of the Items of Article 6, Paragraph 3 (including the method for confirming conformance with the said type) on which modification work has been done, omit part of the examination, only when the said certification by type is ensured, notwithstanding the provisions of Paragraph 1.

4. When the Recognized Certification Body wishes to make a report pursuant to the provisions of Article 38-6, Paragraph 2 of the Law that is applied, mutatis mutandis, under Article 38-31, Paragraph 6 of the Law, it shall submit to the Minister of Public Management, Home Affairs, Posts and Telecommunications a report in accordance with Form No. 5 containing the information in each of the following Items:

(1) The name or trade name and address of the person, and the name of the representative in the case of a legal entity, for whom a certification by type has been granted;
(2) The class of the Specified Radio Equipment for which the certification by type has been granted;
(3) The model type or name of the Specified Radio Equipment for which the certification by type has been granted;
(4) The number of certification by type;
(5) The type and frequency of the radio wave and the antenna power; and
(6) The date of the certification by type.

5. The public notice mentioned in Article 38-6, Paragraph 3 of the Law that is applied, mutatis mutandis, under Article 38-31, Paragraph 6 of the Law shall be made on the information specified in each Item of the preceding Paragraph (limited to the name or trade name of the person for whom a certification by type has been granted with
regard to the matters specified in Item (1) of the Paragraph).

6. Whenever there has been a change in the information mentioned in Item (1) or Item (2) of Paragraph 4, the person for whom a certification by type has been granted by the Recognized Certification Body shall submit without delay to the Minister of Public Management, Home Affairs, Posts and Telecommunications, during ten years’ period from the date of the last inspection of the Specified Radio Equipment of the certified type, a notification in accordance with Form No. 6 containing the following information. Provided, however, that dealing of the said Specified Radio Equipment has been terminated, this shall not apply.

   (1) The matter that was changed;
   (2) The date on which the change was made; and
   (3) The reason(s) for which the change was made.

7. In the case where the notification mentioned in the preceding Paragraph effects a change in the information published in accordance with the provision of Paragraph 5, the Minister of Public Management, Home Affairs, Posts and Telecommunications shall publish the change.

8. If the Recognized Certification Body finds that the person for whom a certification by type has been granted received the certification by type by fraudulent means or that the Certifier conducted the examination for certification by type in violation of the provision of Article 38-24, Paragraph 2 of the Law that is applied, mutatis mutandis, under Paragraph 4 of Article 38-31 of the Law or Article 38-8, Paragraph 2 of the Law that is applied, mutatis mutandis, under Paragraph 4 of Article 38-31 of the Law, it shall immediately report to the Minister of Public Management, Home Affairs, Posts and Telecommunications to that effect.

(Notice of Refusal of Certification by Type)

Article 34 When the Recognized Certification Body refuses to make a certification by type pertaining to its recognition, it shall notify the person who has requested the said certification by type of the refusal by issuing a document stating the reason(s) for such refusal.

(Preparation etc. of Inspection Records)

Article 35 The information to be provided in the inspection records mentioned in Article 38-25, Paragraph 2 of the Law that is applied, mutatis mutandis, under Article 38-31, Paragraph 6 of the Law shall be as follows:

   (1) The number of certification by type for which the inspection was conducted;
   (2) The date and location of the inspection;
   (3) The name of the person who was in charge of conducting the inspection;
   (4) The quantity of the Specified Radio Equipment for which the inspection was conducted;
   (5) The method of the inspection; and
   (6) Results of the inspection.

2. The inspection records mentioned in the preceding Paragraph must be retained for ten years from the date of the inspection.

3. The retention of the inspection records mentioned in the preceding Paragraph may be conducted using a recording media of electromagnetic records. In this case, the said electromagnetic records must be immediately displayed using a computer or other equipment when necessary.

(Mark)

Article 36 The mark specified by the Ministry of Internal Affairs and Communications Ordinance mentioned in Article 38-26 of the Law that is applied, mutatis mutandis, under Article 38-31, Paragraph 6 of the Law must use the format specification in accordance with Form No. 7 and must be attached to an easily recognizable section of the Specified Radio Equipment of the certified type. Provided, however, that in the case of specified radio equipment on which the Minister of Internal Affairs and Communications officially announces that attachment of the said mark is difficult and unreasonable, the said mark shall be attached to a section separately announced by the Minister of
(Provisions Applied Mutatis Mutandis)

Article 37 The provisions of Article 28, Article 29 and Article 31 shall apply, mutatis mutandis, to any case where the Recognized Certification Body conducts the Technical Regulations Conformity Certification work and work for certification by type, and the provisions of Article 30 shall apply, mutatis mutandis, to any case where the Recognized Certification Body conducts the work for certification by type. In this case, “Article 38-31, Paragraph 4 of the Law” in Article 28, Article 29 and Article 30, Paragraphs 1 and 2 shall be read as “Article 38-31, Paragraph 6 of the Law”; “each item of Article 25, Paragraph 2” in Article 28, Item 3 and Item 4-b shall be read as “each item of Article 25, Paragraph 2 (including the case where the items are applied, mutatis mutandis, under Article 33, Paragraph 2)”; “the Specified Radio Equipment” in Article 30, Paragraph 1, Items 3 and 4 shall be read as “the Specified Radio Equipment of the type”; “name and serial number” in the same paragraph, Item 4 shall be read as “name”; “the Technical Regulations Conformity Certification Number” in the same paragraph, Item 8 shall be read as “the number of certification by type”; and “Article 38-31, Paragraph 2 of the Law” in Article 31 shall be read as “Article 38-31, Paragraph 2 of the Law that is applied, mutatis mutandis, under Article 38-31, Paragraph 6 of the Law”.

(Public Announcement)

Article 38 The public announcement mentioned in Paragraphs 3 of Article 38-6 of the Law that is applied, mutatis mutandis, under Paragraph 6 of Article 38-31 of the Law, Paragraph 2 of Article 38-23 of the Law, Paragraph 2 of Article 38-28 of the Law, and Paragraphs 4 of Article 38-30 of the Law shall be made by means of publication in the official gazette.

Chapter 4 Self-Confirmation of Technical Regulations Conformity of Specified Radio Equipment

(Verification etc.)

Article 39 When a manufacturer or importer wishes to make the Self-Confirmation of Technical Regulations Conformity mentioned in Article 38-33, Paragraph 2 of the Law (hereinafter referred to as “Self-Confirmation of Technical Regulations Conformity”) he shall conduct the verification as provided for in Table No. 5.

2. When the manufacturer or importer wishes to make a notification pursuant to the provision of Article 38-33, Paragraph 3 of the Law, it shall submit to the Minister of Public Management, Home Affairs, Posts and Telecommunications a notification in accordance with Form No. 12 containing the information mentioned in Items (1) through (4) of the same Paragraph and the following information:

(1) The model type or name of the special specified radio equipment;

(2) The name and location of the factory or place of business where the special specified radio equipment is manufactured (in the case of importer, the name or trade name and address of the manufacturer of the special specified radio equipment and name and location of the factory or place of business where the said special specified radio equipment is manufactured); and

(3) The name or model type, name of the manufacturer, serial number, date of calibration etc. and name or trade name of the person who conducted the calibration etc. for each of the measuring instruments etc. that were used upon conducting the verification mentioned in Paragraph 1 and, in the case where the said method of calibration etc. falls under Item (2)-d of Article 24-2, Paragraph 4 of the Law, the name or model type, name of the manufacturer, serial number, date of calibration etc. and name or trade name of the person who conducted the calibration etc. for the calibrated measuring instruments or other equipment specified in the right-hand column of Table No. 3 of the Law.

3. The Minister of Public Management, Home Affairs, Posts and Telecommunications shall, upon receiving a
notification mentioned in the preceding Paragraph, notify the person who has submitted the notification of the notification number.

4. The information to be provided in the verification records mentioned in Article 38-33, Paragraph 4 of the Law shall be as follows:

1. The notification number;
2. The testing method that was used upon conducting the characteristics examination;
3. Matters concerning the name, kind and keeping method of testing programs, connectors or other properties that are indispensable in particular upon conducting the characteristics examination;
4. In the case where part or the whole of the tests relating to the characteristics examination is entrusted to other person, the name or trade name and address of the fiduciary and matters specified in Table 5-2-(3); and
5. Transition (including test results for each test item in the case of the characteristics examination) and results of the verification.

5. The verification records mentioned in the preceding Paragraph shall be photographs or drawings showing the layout and external appearance of the components of the special specified radio equipment for which the Self-Confirmation of Technical Regulations Conformity has been made and be accompanied by the necessary dimensional values.

6. The verification records mentioned in Paragraph 4 must be retained for ten years from the date of the last inspection of the verification mentioned in Article 38-34, Paragraph 2 of the Law.

7. The retention of the verification records mentioned in the preceding Paragraph may be conducted using a recording media of electromagnetic records. In this case, the said electromagnetic records must be immediately displayed using a computer or other equipment when necessary.

8. When the person who has made the notification mentioned in Article 38-33, Paragraph 3 of the Law (hereinafter referred to as “Notified Supplier”) wishes to make a notification mentioned in Article 38-33, Paragraph 5 of the Law, he shall submit to the Minister of Public Management, Home Affairs, Posts and Telecommunications, a notification in accordance with Form No. 13 containing the following information. Provided, however, that, in the case of the notification mentioned in Item (5) of Article 38-33, Paragraph 3 of the Law, the notification shall be limited to those mentioned in Items (1) and (2) of Paragraph 2:

1. The matter that was changed;
2. The date on which the change was made; and
3. The reason(s) for the change.

9. When the Notified Supplier wishes to make a notification of change mentioned in Item (4) of Article 38-33, Paragraph 3 of the Law, he shall conduct verification on the confirmation method beforehand and prepare the verification records according to Table No. 5-3, and submit to the Minister of Public Management, Home Affairs, Posts and Telecommunications the verification records accompanied by the statement of the confirmation method, in whole, relating to the certification by type after change.

10. The provisions of Paragraphs 4 (limited to Item (1) and (5)), Paragraph 6 and Paragraph 7 shall be applied, mutatis mutandis, to the verification records in the preceding Paragraph.

11. The period during which the Notified Supplier must make a notification according to the provision of Article 38-33, Paragraph 5 of the Law shall be ten years’ period from the date of the last inspection of the special specified radio equipment of the type relating to the notification mentioned in Paragraph 3 thereof. Provided, however, that manufacturing or import of the said special specified radio equipment has been terminated, this shall not apply.

12. The public notice mentioned in Article 38-33, Paragraph 6 of the Law shall be made on the following information:

1. The name or trade name of the Notified Supplier;
2. The class of the special specified radio equipment;
3. The model type or name of the special specified radio equipment;
4. The notification number;
(5) The type and frequency of the radio wave and the antenna power; and
(6) The date of the notification mentioned in Article 38-33, Paragraph 3 of the Law.

(Preparation etc. of Inspection Records)

**Article 40** The information to be provided in the inspection records mentioned in Article 38-34 of the Law shall be as follows:

1. The notification number of the special specified radio equipment for which the inspection was conducted;
2. The date and location of the inspection;
3. The name of the person who was in charge of conducting the inspection;
4. The quantity of the special specified radio equipment for which the inspection was conducted;
5. The method of the inspection; and
6. Results of the inspection.

2. The inspection records mentioned in the preceding Paragraph must be retained for ten years from the date of the inspection.
3. The retention of inspection records mentioned in the preceding Paragraph may be conducted using a recording media of electromagnetic records. In this case, the said electromagnetic records must be immediately displayed using a computer or other equipment when necessary.

(Mark)

**Article 41** The mark specified by the Ministry of Public Management, Home Affairs, Posts and Telecommunications Ordinance mentioned in Article 38-35 of the Law shall use the format specification in accordance with Form No. 14 and shall be attached to an easily noticeable section of the special specified radio equipment of the certified type.

(Public Announcement) **Article 42** The public announcement mentioned in Paragraph 6 of Article 38-33 of the Law, Paragraph 2 of Article 38-36 of the Law, Paragraph 2 of Article 38-37 of the Law, Paragraph 2 of Article 38-23 of the Law that is applied, mutatis mutandis, under Article 38-38 of the Law, shall be made by means of publication in the official gazette.

Chapter 5 Miscellaneous Provisions

(Preparation of Documents to be Submitted to the Minister of Public Management, Home Affairs, Posts and Telecommunications)

**Article 43** All documents to be submitted to the Minister of Public Management, Home Affairs, Posts and Telecommunications in accordance with the provisions of this Ordinance (excluding a statement of the confirmation method relating to Self-Confirmation of Technical Regulations Conformity) shall be prepared in Japanese.

Supplementary Provisions

1. These Regulations shall come into force as of December 1, 1950.
2. The provisions of Article 7 paragraph 1 item 2) shall not be applied to transmitting equipment installed on or before June 1, 1950 and using frequencies of and higher than 30,000 kc for two (2) years as of December 1, 1950.
3. Deleted
4. Deleted
5. The provisions of item 2) of the table in Article 42 shall not be applied to transmitters installed on or before June 1, 1950 for two (2) years as of December 1, 1950.
6. For equipment approved on or before May 31, 1961, and which uses high frequencies but which is not used for transmission (excluding the equipment provided in the proviso in Article 65), the values specified in each item of
this Article shall be read, by May 31, 1963, as follows, respectively.
1) Medical equipment: 10 $\mu$V or lower per meter at a distance of 1,600 meters
2) Industrial heating equipment: 100 $\mu$V or lower per meter at a distance of 1,600 meters
3) Miscellaneous equipment:
   (1) Equipment rated at no more than 500 W high-frequency output: Value specified in item 1)
   (2) Equipment rated at more than 500 W high-frequency output: Value specified in item 1)
       multiplied by $\sqrt{\frac{P}{500}}$ (P represents the high-frequency output in watts) that does not exceed 500 the value specified in item 2), or a lower value

7 Administrative disposition, procedures, or other actions based on the provisions before amendment by these Regulations shall be deemed as having been made in accordance with these Regulations, in case there are corresponding provisions therein.

Supplementary Provisions
(Radio Regulatory Commission Regulations No. 8 issued on June 18, 1952)

These Regulations shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 43 issued on December 1, 1952)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 61 issued on November 25, 1953)

1 This MPT Ordinance shall come into force as of the day of promulgation.
2 Deleted
3 Deleted

Supplementary Provisions
(MPT Ordinance No. 7 issued on January 29, 1955)

This MPT Ordinance shall come into force as of February 1, 1955.

Supplementary Provisions
(MPT Ordinance No. 21 issued on November 29, 1956)

1 This MPT Ordinance shall come into force as of the day of promulgation.
2 Deleted
3 Deleted

Supplementary Provisions
(MPT Ordinance No. 30 issued on November 5, 1958)

1 This MPT Ordinance shall come into force as of December 1, 1958.
2 Notwithstanding the provisions of Article 37.4 of the Regulations after amendment by this MPT Ordinance (hereinafter referred to as the "Regulations after amendment"), radio equipment installed in a TV broadcasting station that is preliminarily licensed or licensed on or before November 30, 1958 can continue to conform to the prior Regulations until May 31, 1959 (until May 31, 1962 for a TV broadcasting station that is preliminarily licensed on or before November 30, 1958, but not licensed on or before May 31, 1959).

3 Notwithstanding the provisions of Article 6 of the Regulations after amendment, radio equipment that uses class A1 and A3 emissions and which is installed in a radio station that is preliminarily licensed or licensed on or before November 30, 1958 (excluding radio stations in the maritime mobile service, broadcasting stations, and broadcast relay radio stations) shall continue to conform to the prior Regulations until May 31, 1961, except for substituted or added devices or units in such radio equipment.

4 Notwithstanding the provisions of Article 6 of the Regulations after amendment, radio equipment that uses class A1 and A3 emissions and which is installed in a radio station in the maritime mobile service that is preliminarily licensed or licensed on or before May 31, 1959 shall continue to conform to the prior Regulations until December 31, 1963, except for substituted or added devices or units in such radio equipment.

5 Notwithstanding the provisions of Article 6 paragraph 1, Article 7 paragraph 2 items 2) to 4), and Articles 58 and 58.2 of the Regulations after amendment, radio equipment installed in a radio station that uses frequencies of 25,000 kc (inclusive) to 500 Mc (exclusive) and is preliminarily licensed or licensed on or before November 30, 1958 (excluding radio equipment in a radio station in the maritime mobile service, and radio equipment that uses a frequency of 61.79 Mc) shall continue to conform to the prior Regulations until May 31, 1962, except for substituted or added devices or units in such radio equipment.

6 Notwithstanding the provisions of Article 5 paragraph 6, Article 6 paragraph 1, Article 7 paragraph 2 item 1), and Articles 56.3 and 56.4 of the Regulations after amendment, radio equipment installed in a radio station that uses a single sideband and is preliminarily licensed or licensed on or before November 30, 1958 (excluding radio equipment in a radio station in the maritime mobile service) shall continue to conform to the prior Regulations until November 30, 1962, except for substituted or added devices or units in such radio equipment.

7 Notwithstanding the provisions of Article 5 paragraph 1, Article 6 paragraph 1, Article 7 paragraph 2 items 2) to 4), and Articles 58 and 58.2 of the Regulations after amendment, radio equipment that uses a frequency of 61.79 Mc and is preliminarily licensed or licensed on or before November 30, 1959 shall continue to conform to the prior Regulations until November 30, 1967, except for substituted or added devices or units in such radio equipment.

8 Notwithstanding the provisions of Article 6 paragraph 1, Article 7 paragraph 2 items 2) to 4), and Articles 58 and 58.2 of the Regulations after amendment, radio equipment installed in a radio station in the maritime mobile service that uses emissions of frequencies of 25 Mc to 500 Mc and is preliminarily licensed or licensed on or before November 30, 1959 shall continue to conform to the prior Regulations until December 31, 1963, except for substituted or added devices or units in such radio equipment.

9 Notwithstanding the provisions of Article 5 paragraph 6, Article 6 paragraph 1, Article 7 paragraph 2 item 1), and Articles 40.2, 56.3, and 56.4 of the Regulations after amendment, radio equipment installed in a radio station in the maritime mobile service that uses a single sideband and is preliminarily licensed or licensed on or before May 31, 1959 shall continue to conform to the prior Regulations until December 31, 1963, except for substituted or added devices or units in such radio equipment.

10 Notwithstanding the provisions of Article 5 paragraph 5 of the Regulations after amendment, replacement or addition made on or after December 1, 1958, for radio equipment installed in a radio station that is preliminarily licensed or licensed on or before November 30, 1958 (excluding radio equipment in a radio station in the maritime mobile service) shall be subject to the tolerances specified in the right-hand column in the table in this paragraph.

Supplementary Provisions
This MPT Ordinance shall come into force as of September 1, 1960.

Supplementary Provisions
(MPT Ordinance No. 21 issued on September 27, 1960)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 16 issued on June 1, 1961)

1. This MPT Ordinance shall come into force as of the day of promulgation; provided, however, that the amendments to Articles 45.6, 45.7, 45.9 to 45.12, 45.14, and 45.15 shall come into force as of June 1, 1962, and the amendments to Articles 55 and 56.4, the amendments for adding one article after Article 58.2, and the amendments for adding one section after Chapter IV Section 8 shall come into force as of January 1, 1962.

2. The provisions of Article 5 after amendment shall not be applied until December 31, 1971 to radio equipment other than radio equipment that is installed in a radio station for a ship or aircraft engaged in international voyage or aviation and that uses emissions of a frequency of 30 Mc or lower. The provisions of Article 5 before amendment shall continue to be applied to the equipment.

3. Among the radio equipment defined in the above paragraph, the provisions of Article 7 after amendment shall not be applied until May 31, 1962 to radio equipment in a radio station in the aeronautical mobile service, until December 31, 1963 to radio equipment in a TV broadcasting station, and until December 31, 1961 to equipment in other radio stations. The provisions of Article 7 before amendment shall continue to be applied to such equipment.

4. Among the radio equipment in a radio station preliminarily licensed or licensed on or before December 31, 1961, notwithstanding the provisions of Articles 5 and 7 after amendment, the prior Regulations shall continue to be applied until December 31, 1963 to radio equipment in a ship station for a ship not engaged in international voyage and until December 31, 1964 to radio equipment that is installed in a ship station for a ship engaged in international voyage and that uses emissions of a frequency higher than 30 Mc in terms of frequency tolerance and the permissible value of spurious emission intensity, except for devices or units in such radio equipment substituted or added on or after January 1, 1962.

5. Notwithstanding the provisions of Article 5 after amendment, the prior Regulations shall continue to be applied until December 31, 1965 to radio equipment in a radio station preliminarily licensed or licensed on or before December 31, 1961 (except the radio equipment in the ship station defined in the preceding paragraph and the radio equipment in a radio station installed in a ship or aircraft engaged in international voyage or aviation that uses emissions of a frequency of 30 Mc or lower) in terms of frequency tolerance, except for devices or units in such radio equipment substituted or added on or after January 1, 1962.

6. Notwithstanding the provisions of Article 7 after amendment, the prior Regulations shall continue to be applied until November 30, 1966 to coast stations, until November 30, 1967 to fixed stations, and until May 31, 1966 to other radio stations (except TV broadcasting stations) in terms of the permissible value of spurious emission intensity on radio equipment in a radio station preliminarily licensed or licensed on or before December 31, 1961 (except radio equipment in a ship station and a radio station in the aeronautical mobile service), except for devices or units in such radio equipment substituted or added on or after January 1, 1962.

7. Notwithstanding the provisions of Article 7 after amendment, the prior Regulations shall continue to be applied until December 31, 1966 to radio equipment in a radio station in the aeronautical mobile service preliminarily licensed or licensed on or before May 31, 1962 (except radio equipment that is installed in a radio station in an
aircraft engaged in international aviation and that uses emissions of a frequency of 30 Mc or lower) in terms of the permissible value of spurious emission intensity, except for devices or units in such radio equipment substituted or added on or after June 1, 1962.

8 Notwithstanding the provisions of Article 7 after amendment, the prior Regulations shall continue to be applied until May 31, 1966 to radio equipment in a TV broadcasting station preliminarily licensed or licensed on or before December 31, 1963 in terms of the permissible value of spurious emission intensity, except for devices or units in such radio equipment substituted or added on or after January 1, 1964.

9 Notwithstanding the provisions of Article 19 paragraph 3 after amendment, the prior Regulations shall continue to be applied until May 31, 1965 to radio equipment in a radio station in the maritime mobile service preliminarily licensed or licensed on or before May 31, 1961 in terms of the communication method, except for devices or units in such radio equipment substituted or added on or after June 1, 1961.

10 Notwithstanding the provisions in the right-hand column in the table below after amendment, the prior Regulations shall continue to be applied until December 31, 1966 to radio equipment in the radio stations listed in the left-hand column in this table that were preliminarily licensed or licensed on or before May 31, 1962 in terms of the items described in the middle column of this table, except for devices or units in such radio equipment substituted or added on or after June 1, 1962.

<table>
<thead>
<tr>
<th>Aircraft station</th>
<th>Antenna power at each frequency for a transmitter which generates two or more emissions using the same antenna in the frequency bands of 1, 605 kc to 2,800 kc and 18 Mc to 28 Mc</th>
<th>Article 45.6</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Strength of the local noise field at the site where receiving equipment for receiving emissions of frequencies in a range of 1,605 kc to 2,800 kc and 18 Mc to 28 Mc is installed</td>
<td>Article 45.7</td>
</tr>
<tr>
<td></td>
<td>Frequency switch, and modulation factors of class A2 and A3 emissions</td>
<td>Article 45.9 and 45.10</td>
</tr>
<tr>
<td></td>
<td>Conditions for radio equipment</td>
<td>Article 45.11 and 45.12</td>
</tr>
<tr>
<td>Aeronautical station</td>
<td>Frequency switch, and modulation factors of class A2 and A3 emissions</td>
<td>Article 45.9 and 45.10</td>
</tr>
<tr>
<td></td>
<td>Conditions for radio equipment</td>
<td>Article 45.14 and 45.15</td>
</tr>
</tbody>
</table>

11 Notwithstanding the provisions of Articles 56.4 and 58.2.2 after amendment, the prior Regulations shall continue to be applied until November 30, 1967 to a fixed station, until November 30, 1966 to a radio station in the maritime mobile service, and until May 31, 1966 to other radio stations in terms of the conditions for the receiver for radio equipment that is installed in a radio station preliminarily licensed or licensed on or before December 31, 1961 and that uses single-sideband emissions or class F3 emission, except for devices or units in such radio equipment substituted or added on or after January 1, 1962.

12 Notwithstanding the provisions of Article 58.2.3 after amendment, the prior Regulations shall continue to be applied until November 30, 1967 in terms of the conditions for radio equipment in a fixed station that is preliminarily licensed or licensed on or before December 31, 1961 and forms a communication system functionally integrated together with other fixed stations using a telemeter or radio telephone using emissions of a frequency of 54 Mc or higher, except for devices or units in such radio equipment substituted or added on or after January 1, 1962.

13 Notwithstanding the definitions in Table 1 based on the provisions of Article 5 after amendment, the value listed
in column (B) of this table shall be applied to a frequency tolerance for devices or units in transmitting
equipment in a radio station preliminarily licensed or licensed on or before December 31, 1963 that are
substituted or added on or after January 1, 1964.

14 to 16 Omitted

**Supplementary Provisions**
(MPT Ordinance No. 41 issued on December 26, 1961)

1 This MPT Ordinance shall come into force as of January 1, 1962.
2 Omitted

**Supplementary Provisions**
(MPT Ordinance No. 13 issued on July 31, 1963)

1 This MPT Ordinance shall come into force as of August 1, 1963.
2 Notwithstanding the provisions of Article 55 after amendment, the conditions for radio equipment installed in a
convenience radio station that uses emissions of frequencies in the 26 Mc and 27 Mc bands (except the
convenience radio stations used at sea and those which communicate with such convenience radio stations; this
also applies to the next paragraphs) shall continue to conform to the prior Regulations until July 31, 1964.
3 Notwithstanding the provisions of Article 55 after amendment, the conditions for radio equipment installed in a
convenience radio station that is licensed or preliminarily licensed on or before July 31, 1964 and that uses
emissions of frequencies in the 26 MHz and 27 MHz bands shall continue to conform to the prior Regulations,
except for radio equipment substituted on or after August 1, 1964.
4 Notwithstanding the provisions of Article 55 after amendment, the conditions for radio equipment installed in a
convenience radio station using emissions of frequencies in the 26 MHz and 27 MHz bands that is already
licensed or preliminary licensed at the enforcement of this MPT Ordinance and is used only on the same ship
shall continue to conform to the prior Regulations, except for radio equipment substituted on or after August 1,
1963.

**Supplementary Provisions**
(MPT Ordinance No. 1 issued on February 1, 1964)

1 This MPT Ordinance shall come into force as of August 1, 1964.
2 Notwithstanding the provisions of Article 49 after amendment, the conditions for an automatic alarm receiver
installed in a ship station on or before July 31, 1964 shall continue to conform to the prior Regulations (*) until
July 31, 1967 if it is also now installed in the ship station.
* Prior Radio Equipment Regulations

(Automatic Alarm Receiver)

Article 49. The automatic alarm receiver shall be capable of continuously operating audible alarms installed on
the ship’s bridge, in the communication cabin, and in the communication manager room when it is activated by
an alarm signal (which refers to an alarm signal transmitted by the radio telegraph defined in Table 7-1 of the
Ordinance for Operating Radio Stations; this also applies hereafter) or when it experiences a failure, and shall be
stopped only by the switch mounted in the communication cabin.
2 The automatic alarm receiver to be installed in a ship shall comply with the conditions defined in Tables 1 and 2
of the Test Regulations, as well as the provisions of the above paragraph.
3 Part of the Radio Law Enforcement Regulations (Radio Regulatory Commission Regulations No. 14 issued in
1950) shall be amended as follows.
   Article 30 paragraph 1 item 2) shall be amended as follows.
   2) Deleted

**Supplementary Provisions**
(MPT Ordinance No. 20 issued on October 1, 1964)

This MPT Ordinance shall come into force as of the day of promulgation.

**Supplementary Provisions**
(MPT Ordinance No. 30 issued on December 28, 1964)

1  This MPT Ordinance shall come into force as of the day of promulgation.
2  Notwithstanding the provisions of Article 40.2 of the Equipment Regulations after amendment by this MPT Ordinance, the conditions for radio equipment installed in a radio station already preliminarily licensed or licensed at the enforcement of this MPT Ordinance shall continue to conform to the prior Regulations until May 31, 1971.

**Supplementary Provisions**
(MPT Ordinance No. 13 issued on May 26, 1965)

1  This MPT Ordinance shall come into force as of the day of promulgation.
2  Notwithstanding the provisions of Article 19 paragraph 2 after amendment, the conditions for a radio telephone installed in a ship station already preliminarily licensed or licensed at the enforcement of this MPT Ordinance shall continue to conform to the prior Regulations until May 31, 1968, except for the radio telephone substituted or added on or after May 26, 1965.
3  Notwithstanding the provisions of Article 38.2 paragraph 2 after amendment, the conditions for the power supply for major equipment for radio telegraph in a compulsory ship station installed in a ship already present at the enforcement of this MPT Ordinance (including a ship under construction) shall continue to conform to the prior Regulations.
4  Concerning conditions for the transmitter in a portable radio telegraph for a lifeboat installed in a radio station on or before May 25, 1966, "antenna power" in Article 45.3 paragraph 1 item 2) after amendment shall be replaced by "antenna power except when the DC input to the final stage of the transmitter is 10 W or higher" as long as the portable radio telegraph for a lifeboat continues to be installed.
5  Notwithstanding the provisions of Article 48 after amendment, the conditions for a radar for radionavigation already installed in a ship at the enforcement of this MPT Ordinance shall continue to conform to the prior Regulations as long as the radar continues to be installed.
6  Notwithstanding the provisions of Article 49.3 after amendment, the conditions for automatic distress messaging equipment already installed in a radio station at the enforcement of this MPT Ordinance (except such equipment used on the sea surface) shall continue to conform to the prior Regulations as long as this equipment continues to be installed.
7  Notwithstanding the provisions of Article 49.3 after amendment, the conditions for automatic distress messaging equipment installed in a radio station on or before December 31, 1965 (except such equipment used on the sea surface) shall continue to conform to the prior Regulations as long as this equipment continues to be installed.

**Supplementary Provisions**
(MPT Ordinance No. 28 issued on December 15, 1966)
1 This MPT Ordinance shall come into force as of the day of promulgation.
2 Notwithstanding the provisions of Article 58 paragraph 1 item 2), definitions of Table 1 based on the provisions of Article 5, and definitions of Table 2 based on the provisions of Article 6 of the Equipment Regulations after amendment (hereinafter referred to as the "new provisions"), the conditions for a transmitter used for maritime mobile telephone communication by a ship station or portable station already licensed or preliminarily licensed at the enforcement of this MPT Ordinance, excluding transmitters substituted according to the conditions of the new provisions, shall continue to conform to the prior Regulations until May 31, 1971, except for transmitters added on or after the day when this MPT Ordinance is enforced.
3 Among the radio equipment installed in a coast station or portable base station for maritime mobile telephone communication, or a radio station for testing maritime mobile telephone communication equipment, notwithstanding the new provisions, the conditions for a transmitter used for maritime mobile telephone communication with a ship station or portable station in which the conditions for its transmitter shall continue to conform to the prior Regulations according to the provisions of the preceding paragraph or a transmitter used for communication for testing or adjusting radio equipment used with the former transmitter shall continue to conform to the prior Regulations until May 31, 1971.

**Supplementary Provisions**

(MPT Ordinance No. 16 issued on July 15, 1967)

1 This MPT Ordinance shall come into force as of the day of promulgation.
2 Notwithstanding the definitions of Table 1 based on the provisions of Article 5 and the definitions of Table 2 based on the provisions of Article 6 after amendment, the conditions for transmitting equipment that is listed in the left-hand column of the table below and that is installed in a meteorological aids station already licensed or preliminarily licensed at the enforcement of this MPT Ordinance shall continue to conform to the prior Regulations until the date specified in the right-hand column of this table, except for the reason listed in the middle column of the table.
### Classification of transmitting equipment

<table>
<thead>
<tr>
<th>Classification of transmitting equipment</th>
<th>Reason</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>1) Radiosonde using emissions of a frequency of 405 MHz or 408 MHz</td>
<td></td>
<td>November 30, 1967</td>
</tr>
<tr>
<td>2) Meteorological radio robot using emissions of a frequency of 405 MHz or 408 MHz</td>
<td>Addition</td>
<td>November 30, 1972</td>
</tr>
<tr>
<td>3) Meteorological radio robot using emissions of a frequency of 1,665 MHz and transmitting equipment installed in a radio station that communicates with the radio station related to the meteorological radio robot</td>
<td>Substitution or addition</td>
<td>November 30, 1972</td>
</tr>
</tbody>
</table>

### Supplementary Provisions

(MPT Ordinance No. 5 issued on January 25, 1968)

This MPT Ordinance shall come into force as of the day of promulgation.

### Supplementary Provisions

(MPT Ordinance No. 24 issued on July 1, 1968)

This MPT Ordinance shall come into force as of the day of promulgation.

(MPT Ordinance No. 32 issued on August 20, 1968) (Summary)

1. This MPT Ordinance shall come into force as of August 22, 1968; provided, however, the amendments for adding two articles after Article 45.12 that are related with Article 45.12.2 paragraph 1 shall come into force as of January 1, 1969.

(MPT Ordinance No. 9 issued on March 28, 1969)

1. This MPT Ordinance shall come into force as of April 1, 1969.
2. Among the radio equipment installed in a radio station using emissions of a frequency in a range of higher than 54 MHz to 68 MHz, higher than 142 MHz to 162.0375 MHz, or higher than 335.4 MHz to 470 MHz (excluding radio equipment defined in paragraphs 7, 8, 10, 11, and 18), notwithstanding the provisions of Articles 7, 9.2, 58, 58.2, and 58.2.2, and Tables 1 and 2 after amendment, the conditions for radio equipment in a radio station already licensed or preliminarily licensed at the enforcement of this MPT Ordinance and radio equipment whose operation does not adversely affect the license or operation of the radio station and which is considered as being specifically necessary can continue to conform to the prior Regulations until March 31, 1974, provided that such radio equipment shall be announced separately.
3. Notwithstanding the provisions of Articles 14 and 49.3 after amendment, the conditions for automatic distress messaging equipment installed in a radio station on or before March 31, 1971 (limited to equipment using class A1A emissions of a frequency of 2,091 kHz) shall continue to conform to the prior Regulations as long as this equipment continues to be installed.

4. Notwithstanding the provisions of Article 14 after amendment, the tolerance for antenna power for the radio telegraph for an engine-powered lifeboat, emergency portable radio telegraph, and airborne portable radio using emissions of a frequency of 25.11 MHz or lower which are installed in radio stations on or before March 31, 1971 shall continue to conform to the prior Regulations as long as such equipment continues to be installed.

5. Notwithstanding the provisions of Article 40 paragraph 4 after amendment, the overall frequency response characteristics of a transmitter installed in a coast station or ship station licensed or preliminarily licensed on or before December 31, 1971 shall continue to conform to the prior Regulations until December 31, 1977, except for the transmitter substituted or added on or after January 1, 1972.

6. Notwithstanding the provisions of Article 41 paragraph 3 after amendment, the conditions for a device for lowering the antenna power of a transmitter that is installed in a radio telephone in a ship station licensed or preliminarily licensed on or before December 31, 1971 and that uses emissions of a frequency in a range of higher than 4 MHz to 23 MHz shall continue to conform to the prior Regulations until December 31, 1977, except for the transmitter substituted or added on or after January 1, 1972.

7. Notwithstanding the provisions in the left-hand column of the table below after amendment, the conditions for transmitting equipment that is installed in a radio station licensed or preliminarily licensed on or before December 31, 1971 and that uses emissions of a frequency listed in the table in Appendix 18 of the Supplementary Provisions (excluding the transmitting equipment defined in paragraph 10) shall continue to conform to the prior Regulations until the date prescribed in the right-hand column of this table, except for transmitting equipment substituted (excluding transmitting equipment also used for maritime mobile telephone communication from before January 1, 1972) or added on or after January 1, 1972.

| Article 41 paragraph 4, Article 58 item 4), and Table 1 | December 31, 1982 |
| Article 58 item 2) and Table 2 | December 31, 1972 |

8. Notwithstanding the provisions of Article 54 and Tables 1 and 2 after amendment, the conditions for radio equipment in a convenience radio station that is already licensed or preliminarily licensed at the enforcement of this MPT Ordinance and that uses emissions of a frequency of 467 MHz shall conform to the prior Regulations until March 31, 1974, except for radio equipment substituted or added on or after the day when this MPT Ordinance is enforced.

9. Among the radio equipment installed in a radio station over a single channel using class A3A, A3H, or A3J emissions of a frequency of 28 MHz or lower, notwithstanding the provisions of Articles 56 and 57 after amendment, the conditions for radio equipment in a radio station licensed or preliminarily licensed on or before December 31, 1971 and radio equipment whose operation does not adversely affect the license or operation of the radio station and which is considered as being specifically necessary can continue to conform to the prior Regulations until December 31, 1977, provided that such radio equipment shall be announced separately.

10. Notwithstanding the provisions of Article 58 and Table 2 after amendment, the conditions for transmitting equipment in a radio station for maritime mobile telephone communication (excluding transmitting equipment also used for communication other than maritime mobile telephone communication) and for transmitting equipment in a radio station for testing maritime mobile telephone communication equipment can continue to conform to the prior Regulations until December 31, 1972.

11. Notwithstanding the provisions of Article 58 item 4) after amendment, the conditions for a low-pass filter installed on or before December 31, 1971 in the transmitting equipment defined in the previous paragraph can continue to conform to the prior Regulations until December 31, 1982.

12. Notwithstanding the provisions of Article 65 after amendment, the permissible value of the electric field strength
of high frequency-based equipment defined in Article 65 that is permitted as of March 31, 1970 (excluding high frequency-based equipment specified by announcement based on the provisions of this Article and defined in the next paragraph) shall continue to conform to the prior Regulations until March 31, 1980, except for equipment substituted or added on or after April 1, 1970.

13 Notwithstanding the provisions of Article 65 after amendment, the permissible value of the electric field strength of high frequency-based equipment according to an induction heating system (which generates heat by electromagnetically inducing high-frequency current in a load in a high-frequency magnetic field) permitted on or before March 31, 1971 (excluding high frequency-based equipment specified by announcement based on the provisions of Article 65) shall continue to conform to the prior Regulations until March 31, 1981, except for equipment substituted or added on or after April 1, 1971.

14 Notwithstanding the provisions of Table 1 after amendment, the frequency tolerance of transmitting equipment in a ship station that is already licensed or preliminarily licensed at the enforcement of this MPT Ordinance and that uses emissions of a frequency of 4,208 kc, 4,229 kc, 6,312 kc, 6,343.5 kc, 8,416 kc, 8,458 kc, 12,624 kc, 12,687 kc, 16,832 kc, 16,916 kc, 22,265 kc, 22,320 kc, or 22,370 kc shall continue to conform to the prior Regulations until December 31, 1969.

15 Notwithstanding the provisions of Note 15 in Table 1 after amendment, the frequency tolerance of transmitting equipment that is installed in an aircraft station licensed or preliminarily licensed on or before July 31, 1969 for aircraft not engaged in international aviation or in an aeronautical station communicating with only the above aircraft station, and that is over a single channel using single-sideband emissions shall continue to conform to the prior Regulations until March 31, 1971.

16 Notwithstanding the provisions of Table 1 after amendment, the frequency tolerance of transmitting equipment installed in a ship station that is already licensed or preliminarily licensed at the enforcement of this MPT Ordinance and that uses emissions of a frequency in a range of higher than 4,172.25 kHz to 4,178 kHz, higher than 6,258.25 kHz to 6,267 kHz, higher than 8,341.75 kHz to 8,356 kHz, higher than 12,503.25 kHz to 12,534 kHz, higher than 16,660.5 kHz to 16,712 kHz, or higher than 22,184.5 kHz to 22,222.5 kHz shall continue to conform to the prior Regulations until December 31, 1972, except for transmitting equipment substituted or added on or after the date on which this MPT Ordinance is enforced.

17 Notwithstanding the provisions of Table 1 after amendment, the frequency tolerance of transmitting equipment for a single-sideband radio telephone (excluding transmitting equipment installed in a radio station, aeronautical station, and aircraft station for international public communication in the maritime mobile service) that is installed in a radio station licensed or preliminarily licensed on or before December 31, 1971, and whose operation does not adversely affect the license or operation of the radio station and which is regarded as being specifically necessary, can continue to conform to the prior Regulations until December 31, 1977, provided that such transmitting equipment shall be announced separately.

18 Notwithstanding the provisions of Tables 1 and 2 after amendment, the allowed occupied bandwidth and the frequency tolerance of transmitting equipment in a convenience radio station licensed or preliminarily licensed on or before December 31, 1969 (excluding the convenience radio station defined in paragraph 8) shall continue to conform to the prior Regulations until December 31, 1974, except for transmitting equipment substituted or added on or after January 1, 1970.

Supplementary Provisions
(MPT Ordinance No. 22 issued on September 3, 1970)

1 This MPT Ordinance shall come into force as of the day of promulgation.

2 Notwithstanding the provisions of Article 45.10 paragraph 3 and Article 45.12 after amendment (hereinafter referred to as the "new provisions"), the conditions for radio equipment installed in an aeronautical or aircraft station that is licensed or preliminarily licensed on or before August 31, 1971 and that uses emissions
of a frequency in a range of 118 MHz to 144 MHz (excluding radio equipment substituted or added after this day) shall continue to conform to the prior Regulations until August 31, 1976, except for radio equipment that complies with the conditions of the new provisions.

3 The type of a device or unit that already has the type approval according to the Test Regulations at the enforcement of this MPT Ordinance, that is used in radio equipment installed in an aircraft (excluding radio equipment using single-sideband emissions installed in an aircraft, a selective calling device for aircraft, and an ELT), and that uses emissions of a frequency in a range of 118 MHz to 144 MHz shall cease to be effective on September 1, 1971 (on September 1, 1976 for a device or unit in radio equipment defined in the preceding paragraph).

**Supplementary Provisions**
(MPT Ordinance No. 31 issued on December 24, 1971)

(MPT Ordinance for Amending Part of the Radio Law Enforcement Regulations)

1 This MPT Ordinance shall come into force as of the day of promulgation.
2 The announcement based on the provisions of Article 3 of the Equipment Regulations before amendment by this MPT Ordinance shall be deemed as being the announcement based on the provisions of Article 4 of the Equipment Regulations after amendment.

**Supplementary Provisions**
(MPT Ordinance No. 25 issued on July 1, 1972) (Summary)

(MPT Ordinance for Amending Part of the Radio Law Enforcement Regulations)

1 This MPT Ordinance shall come into force as of the day of promulgation.
2 Cycles per second, cycles, kc, Mc, Gc, or Tc used as frequency units in the announcements, administrative dispositions, procedures, and other actions based on the Radio Law (Law No. 131 enforced in 1950) before the enforcement of this MPT Ordinance shall be deemed as Hz, kHz, MHz, GHz, or THz, respectively, on and after the day when this MPT Ordinance is enforced.

**Supplementary Provisions**
(MPT Ordinance No. 44 issued on December 21, 1972)

This MPT Ordinance shall come into force as of January 1, 1973.

**Supplementary Provisions**
(MPT Ordinance No. 23 issued on December 16, 1974)

This MPT Ordinance shall come into force as of January 1, 1975.

**Supplementary Provisions**
(MPT Ordinance No. 18 issued on November 1, 1975)

1 This MPT Ordinance shall come into force as of the day of promulgation.
2 Notwithstanding the provisions of Article 48 after amendment, the conditions for a radar for radionavigation installed in a ship on or before April 30, 1976 (day announced by the Minister of Public Management, Home Affairs, Posts and Telecommunications for the radar defined in Article 48 paragraph 2 after amendment) shall continue to conform to the prior Regulations as long as the radar continues to be installed.
Supplementary Provisions
(MPT Ordinance No. 22 issued on December 1, 1975)

1 This MPT Ordinance shall come into force as of January 1, 1976; provided, however, that the amendments for adding one paragraph to Article 14 and for adding one paragraph to Article 37.4 shall come into force as of the day of promulgation.

2 Notwithstanding the provisions of Article 56 paragraph 1 after amendment, the conditions for transmitting equipment installed in a coast station of a single channel that uses class A3A emissions of a frequency of 28 MHz or lower can continue to conform to the prior Regulations until December 31, 1977.

3 Notwithstanding the provisions of Article 56 paragraph 2 item 2) after amendment, the conditions for a transmitter in a coast station using class H3E, J3E, or R3E emissions that uses emissions of a frequency listed in the left-hand column of the table below and that is installed in the radio station on or before the day prescribed in the right-hand column thereof can continue to conform to the prior Regulations as long as the transmitter continues to be installed.

<table>
<thead>
<tr>
<th>Frequency Range</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Higher than 4 MHz to 23 MHz</td>
<td>December 31, 1977</td>
</tr>
<tr>
<td>4 MHz or lower, or higher than 23 MHz to 28 MHz</td>
<td>December 31, 1981</td>
</tr>
</tbody>
</table>

4. Notwithstanding the provisions of Article 56 (excluding paragraph 2 item 3)) and Table 1 after amendment, the conditions for transmitting equipment in a radio station (excluding a coast station) using class H3E, J3E, or R3E emissions that uses emissions of a frequency listed in the left-hand column of the table below and that is installed in the radio station on or before the day prescribed in the right-hand column thereof can continue to conform to the prior Regulations until January 1, 1990 as long as the transmitting equipment continues to be installed.

<table>
<thead>
<tr>
<th>Frequency Range</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>Higher than 4 MHz to 23 MHz</td>
<td>December 31, 1977</td>
</tr>
<tr>
<td>4 MHz or lower, or higher than 23 MHz to 28 MHz</td>
<td>December 31, 1981</td>
</tr>
</tbody>
</table>

5 Notwithstanding the provisions of Table 1 after amendment, the prior Regulations shall continue to be applied until January 1, 1990 to transmitting equipment defined in item 1 as long as the transmitting equipment continues to be installed, and until May 31, 1977 to transmitting equipment defined in item 2), in terms of the frequency tolerance of transmitting equipment installed in a ship radio telegraph station already directed to use emissions of a frequency in a range of higher than 4 MHz to 25.11 MHz at the enforcement of the MPT Ordinance.

1) Transmitting equipment that uses class A1A, A1B, or A1D emissions of a frequency in a range of higher than 4,187 kHz to 4,231 kHz, higher than 6,280.5 kHz to 6,345.5 kHz, higher than 8,374 kHz to 8,459.5 kHz, higher than 12,561 kHz to 12,689 kHz, higher than 16,748 kHz to 16,917.5 kHz, or higher than 22,267.5 kHz to 22,374 kHz, or of a frequency of only 25,096 kHz

2) Other transmitting equipment

6 Notwithstanding the provisions of Table 1 after amendment, the frequency tolerance of transmitting equipment for printing telegraphs in a radio station in the maritime mobile service already licensed or preliminarily licensed at the enforcement of this MPT Ordinance shall continue to conform to the prior Regulations until December 31, 1984, except for transmitting equipment substituted or added on or after the day when this MPT Ordinance is enforced.

Supplementary Provisions
(MPT Ordinance No. 8 issued on March 25, 1976)
This MPT Ordinance shall come into force as of the day of promulgation.

Notwithstanding the provisions of Articles 45.12.5 to 45.12.9 and of Table 1 after amendment (hereinafter referred to as the "new provisions"), radio equipment that is installed in a radionavigation land station or radio beacon station already licensed or preliminarily licensed at the enforcement of this MPT Ordinance and that is listed in the left-hand column of the table below shall continue to conform to the prior Regulations until the day prescribed in the right-hand column thereof, except for radio equipment that complies with the conditions based on the new provisions and radio equipment substituted or added on or after the day when this MPT Ordinance is enforced.

| Radio equipment in ground DME, SSR, ground TACAN, and ILS radio stations | November 30, 1977 |
| VOR | November 30, 1982 |

Among the radio equipment in an aircraft station already licensed or preliminarily licensed at the enforcement of this MPT Ordinance, airborne DME, ATC transponders, airborne meteorological radar, airborne TACAN, radio altimeters, and airborne Doppler radar shall continue to conform to the prior Regulations as long as the radio equipment continues to be installed, notwithstanding the new provisions, except for radio equipment that complies with the conditions based on the new provisions and radio equipment substituted or added on or after the day when this MPT Ordinance is enforced.

**Supplementary Provisions**

(MPT Ordinance No. 19 issued on June 27, 1977)

This MPT Ordinance shall come into force as of the day of promulgation.

**Supplementary Provisions**

(MPT Ordinance No. 28 issued on November 26, 1977)

1 This MPT Ordinance shall come into force as of the day of promulgation.
2 Notwithstanding the provisions of Article 14 paragraph 1 and Table 1 after amendment, the frequency tolerance and antenna power tolerance of transmitting equipment that is installed in a signal broadcasting station already licensed or preliminarily licensed at the enforcement of this MPT Ordinance (limited to the signal broadcasting station established for public use) and that uses emissions of a frequency in a range of higher than 142 MHz to 148 MHz shall continue to conform to the prior Regulations until May 31, 1986.

**Supplementary Provisions**

(MPT Ordinance No. 2 issued on February 13, 1979)

1 This MPT Ordinance shall come into force as of the day of promulgation.
2 Part of the Radio Apparatus Type Test Regulations (MPT Ordinance No. 40 issued in 1961) shall be amended as follows. In the description of devices and units in radio equipment for a land mobile station or portable station that uses class A3 emissions of a frequency in the 26 MHz band in the table of No. 2 in Table 2, "Article 7 paragraph 5 of the Equipment Regulations" in 2 (3) of the column for the conditions shall be changed to "Article 7 paragraph 6 of the Equipment Regulations."

**Supplementary Provisions**

(MPT Ordinance No. 12 issued on July 4, 1979)
1 This MPT Ordinance shall come into force as of the day of promulgation.
2 Part of the Radio Law Enforcement Regulations (Radio Regulatory Commission Regulations No. 14 issued in 1950) shall be amended as follows. In 19 in the table of No. 1 in Table 1, "Article 49.2.3 of the Equipment Regulations" shall be changed to "Article 49.2.4 of the Equipment Regulations."

Supplementary Provisions
(MPT Ordinance No. 4 issued on May 6, 1980)

(Date of Enforcement)
1 This MPT Ordinance shall come into force as of the day when the law for amending part of the Radio Law (Law No. 67 enforced in 1979) is enforced.

(Interim Measures)
2 Notwithstanding the provisions of Articles 7, 9.2, 58, and 58.2 and Tables 1 and 2 of the Equipment Regulations after amendment (hereinafter referred to as the "new MPT Ordinance"), the conditions for radio equipment in a radio station that is already licensed or preliminarily licensed at the enforcement of this MPT Ordinance and that uses emissions of a frequency in a range of higher than 68 MHz to 70 MHz can continue to conform to the prior Regulations until November 30, 1987, except for radio equipment substituted or added on or after the day when this MPT Ordinance is enforced.
3 Notwithstanding the provisions of Article 47 paragraph 1 of the new MPT Ordinance, the conditions for the medium wave radio direction finder defined in Article 11.4 paragraph 1 of the Enforcement Regulations that is installed in a ship on or before the day (*) to be announced by the Minister of Public Management, Home Affairs, Posts and Telecommunications can continue to conform to the prior Regulations as long as the medium wave radio direction finder continues to be installed in the ship.
   * (May 24, 1981)
4 Notwithstanding the provisions of Article 48 of the new MPT Ordinance, the conditions for a radar for radionavigation already installed in a ship at the enforcement of this MPT Ordinance can continue to conform to the prior Regulations as long as the radar continues to be installed in the ship.

Supplementary Provisions
(MPT Ordinance No. 45 issued on December 21, 1981)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 11 issued on March 8, 1982)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 37 issued on September 13, 1982)

1 This MPT Ordinance shall come into force as of the day of promulgation.
2 Notwithstanding the provisions of Articles 7, 58, and 58.2.2 (excluding the column "passing bandwidth for one-signal selectivity" in the table in paragraph 1), and Tables 1 and 2 after amendment, the conditions for radio equipment in a radio station that uses emissions of a frequency in a range of higher than 335.4 MHz to 470 MHz can continue to conform to the prior Regulations until May 31, 1984 (until May 31, 1991 for radio equipment in a radio station that is licensed or preliminarily licensed on or before May 31, 1984 (excluding radio equipment
substituted or added on or after June 1, 1984)).

3 Radio equipment that is designed for use with a radio station utilizing emissions of a frequency in a range of higher than 335.4 MHz to 470 MHz and that is granted the technical standard conformity certification as being proven to comply with the conditions defined in the Equipment Regulations before amendment shall lose the validity of the said certification on June 1, 1984.

Supplementary Provisions  
(MPT Ordinance No. 65 issued on November 22, 1982)

1 This MPT Ordinance shall come into force as of December 1, 1982; provided, however, that the amendments to contents (limited to the part for replacing "Section 7.2 Radio Equipment at a Single-Channel Radio Station Using a Single Sideband (Articles 55-57.3)" by "Section 7.2 Radio Equipment at a Citizen Radio Station (Article 54.2)" and "Section 7.3 Radio Equipment at a Single-Channel Radio Station Using a Single Sideband (Articles 55-57.3)"), revisions of Article 54 item 2), amendments for changing Chapter IV Section 7.2 to Chapter IV Section 7.3, amendments for adding one section after Chapter IV Section 7, and amendments of 4 in "Table of Frequency Tolerances" in Table 1 shall come into force as of January 1, 1983.

2 Radio equipment that uses only class A3 emissions in the 26 MHz and 27 MHz bands, which provides an antenna power of 0.5 W or lower, and which receives the technical standard conformity certification on or before December 31, 1982 shall be deemed to be granted the technical standard conformity certification as being proven to comply with the technical standards for radio equipment in a citizen radio station as of January 1, 1983.

Supplementary Provisions  
(MPT Ordinance No. 3 issued on January 31, 1983)

1 This MPT Ordinance shall come into force as of February 1, 1983.

2 Notwithstanding the provisions of Articles 45.12 and 45.15, and Table 1 after amendment, the conditions for radio equipment that is installed in an aircraft station or aeronautical station and that uses emissions of a frequency in a range of 118 MHz to 144 MHz can continue to conform to the prior Regulations until January 31, 1984 (until November 30, 1992 for radio equipment installed in a radio station licensed or preliminarily licensed on or before January 31, 1984 (except radio equipment substituted or added on or after February 1, 1984)).

3 The type of a device or unit that already has the type approval according to the Test Regulations at the enforcement of this MPT Ordinance and that is used in radio equipment installed in an aircraft shall cease to be effective on February 1, 1984; provided, however, that the device or unit of the said type installed in an aircraft on or before January 31, 1984 shall be considered as being approved until November 30, 1992 as long as the device or unit continues to be installed.

4 Notwithstanding the provisions of Article 45.11 item 1) after amendment, the conditions for the attenuation of unwanted emissions for each frequency of the transmitter that is installed in an aircraft station licensed or preliminarily licensed on or before January 31, 1983 (except the transmitter substituted or added on or after February 1, 1983) and that uses class J3E emissions of 28 MHz or lower shall continue to conform to the prior Regulations.

5 Part of the Radio Apparatus Type Test Regulations (MPT Ordinance No. 40 issued in 1961) shall be amended as follows. In 1 in the column for the conditions for a radio telephone that uses double sideband emissions (excluding an ELT), in the description of a device or unit of radio equipment installed in the aircraft in the table in Table 1, "from 1,605 kHz to 28,000 kHz and "shall be deleted, with "144 MHz" changed to "142 MHz." Furthermore, 2 in the same column shall be deleted, and "(limited to the equipment which uses emissions of a frequency in a range of 118 MHz to 144 MHz)" in 3 of the same column shall be deleted, with 3 and 4 in the same column changed to 2 and 3, respectively. In addition, the column for the conditions for the radio telephone
that uses single-sideband emissions shall be changed as follows.

<p>| | |</p>
<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>The radio telephone shall use a single channel that uses an upper sideband of class A3J missions of a frequency of 28 MHz or lower.</td>
</tr>
<tr>
<td>2</td>
<td>The carrier frequency shall comply with the provisions of Article 4.3.2 of the Enforcement Regulations.</td>
</tr>
<tr>
<td>3</td>
<td>The antenna power shall be 10 W or more.</td>
</tr>
<tr>
<td>4</td>
<td>The receiver with a selective calling device shall comply with the provisions of Article 45.11 paragraph 2 of the Equipment Regulations.</td>
</tr>
<tr>
<td>5</td>
<td>The provisions of Article 45.9 of the Equipment Regulations shall be satisfied.</td>
</tr>
</tbody>
</table>

**Supplementary Provisions**

(MPT Ordinance No. 9 issued on March 25, 1983) (Summary)

(MPT Ordinance for Amending Part of the Radio Law Enforcement Regulations etc.)

1 This MPT Ordinance shall come into force as of July 1, 1983.

2 Out of administrative disposition, procedures, and other actions based on the Enforcement Regulations, the Licensing Regulations, the Equipment Regulations, the Regulations on Technical Standard Conformity Certification for Specified Radio Equipment, the Ordinance for Operating Radio Stations, and the Test Regulations before amendment by this MPT Ordinance (excluding those actions concerned with amateur radio stations), indications of emission classes according to the provisions of Article 4.2 of the Enforcement Regulations before amendment shall be deemed as being appropriate indications of the emission classes in compliance with the provisions of the same Article after amendment on or after the date of enforcement of this MPT Ordinance.

3 For an amateur radio station, the provisions of Article 2 paragraph 2, Article 4.2 paragraphs 1 and 2, Article 4.4 paragraph 1, and Article 12 paragraph 10 of the Enforcement Regulations before amendment, of Tables 2 and 3 of the Equipment Regulations before amendment, and of Articles 130 and 134 of the Ordinance for Operating Radio Stations before amendment shall remain in force after the enforcement of this MPT Ordinance.

4 to 6 (Omitted)

**Supplementary Provisions**

(MPT Ordinance No. 21 issued on May 30, 1983) (Summary)

1 This MPT Ordinance shall come into force as of June 6, 1983.

2 (Omitted)

**Supplementary Provisions**

(MPT Ordinance No. 37 issued on September 26, 1983) (Summary)

1 This MPT Ordinance shall come into force as of October 1, 1983.

2 Notwithstanding the provisions of Article 7 and Table 1 after amendment, the conditions for transmitting equipment installed in a radio station can continue to conform to the prior Regulations until January 1, 1985 (until January 1, 1994 in terms of the intensity of a spurious emission and until January 1, 1990 in terms of the
frequency tolerance for transmitting equipment in a radio station licensed or preliminarily licensed on or before January 1, 1985 (except transmitting equipment substituted or added on or after January 2, 1985)).

3 Notwithstanding the provisions of the preceding paragraph, and Article 7 and Table 1 after amendment, the frequency tolerance and the permissible value of the intensity of a spurious emission of transmitting equipment in a radio station that is licensed or preliminarily licensed on or before May 25, 1980 and that uses emissions of a frequency in a range of higher than 68 MHz to 70 MHz can continue to conform to the prior Regulations until November 30, 1987, except for radio equipment substituted or added on or after May 26, 1980.

4 Notwithstanding the provisions of paragraph 2 of the Supplementary Provisions and of Table 1 after amendment, the frequency tolerance of the transmitting equipment (excluding transmitting equipment of a multiplex channel, on-board communication equipment, and radiosondes) in a radio station that uses emissions of a frequency in a range of higher than 335.4 MHz to 470 MHz (excluding radio stations in the aeronautical mobile service, radio stations performing broadcasting relay, earth stations, space stations, and amateur radio stations) can continue to conform to the prior Regulations until May 31, 1984 (until May 31, 1991 for transmitting equipment in a radio station licensed or preliminarily licensed on or before May 31, 1984 (excluding transmitting equipment substituted or added on or after June 1, 1984)).

5 Notwithstanding the provisions of paragraph 2 of the Supplementary Provisions and Article 7 after amendment, the intensity of a spurious emission from transmitting equipment (excluding transmitting equipment of a multiplex channel) in a radio station that uses emissions of a frequency in a range of higher than 335.4 MHz to 470 MHz (excluding radio stations in the aeronautical mobile service, radio stations performing broadcasting relay, earth stations, space stations, amateur radio stations, ship stations, portable stations in ships, radio stations of a multiplex channel, on-board communication equipment, and meteorological aids stations, the mean power of whose fundamental frequency is 1 W or lower) can continue to conform to the prior Regulations until May 31, 1984 (until May 31, 1991 for transmitting equipment in a radio station licensed or preliminarily licensed on or before May 31, 1984 (excluding transmitting equipment substituted or added on or after June 1, 1984)).

6 Notwithstanding the provisions of paragraph 2 of the Supplementary provisions and Table 1 after amendment, the frequency tolerance of transmitting equipment in an aeronautical station or aircraft station that uses emissions of a frequency in a range of 118 MHz to 144 MHz can continue to conform to the prior Regulations until January 31, 1984 (until November 30, 1992 for transmitting equipment in a radio station licensed or preliminarily licensed on or before January 31, 1984 (excluding transmitting equipment substituted or added on or after February 1, 1984)).

7 Notwithstanding the provisions of paragraph 2 of the Supplementary Provisions and Table 1 after amendment, the frequency tolerance of transmitting equipment in a ship or coast station that uses class A3E emissions of a frequency in a range of higher than 26,175 kHz to 28,000 kHz and that provides an antenna power of 1 W or lower can continue to conform to the prior Regulations until December 31, 1989 (until November 30, 1996 for transmitting equipment in a radio station licensed or preliminarily licensed on or before December 31, 1989 (excluding transmitting equipment substituted or added on or after January 1, 1990)).

8 The announcement based on the provisions of Article 7 paragraph 9 and Note 5 or 12 for Table 1 before amendment shall be deemed as being the announcement based on Article 7 paragraph 12 and Note 24 or 27 for Table 1 after amendment.

9 The type of a device or unit that already has the type approval according the Test Regulations at the enforcement of this MPT Ordinance and that is listed in the left-hand column of the table below (excluding the type announced separately by the Minister of Public Management, Home Affairs, Posts and Telecommunications) shall cease to be effective on January 2, 1985; provided, however, that the device or unit of the said type installed in a radio station on or before January 1, 1985 shall be considered as being approved until the date given in the right-hand column of the table as long as the device or unit continues to be installed.
<table>
<thead>
<tr>
<th>Device or unit</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Device or unit in radio equipment for a land mobile station or portable station that uses class A3E emissions of a frequency in the 26 MHz band</td>
<td>January 1, 1990</td>
</tr>
<tr>
<td>2) Device or unit for a radio buoy that uses emissions of a frequency in a range of higher than 1,606.5 kHz to 4,000 kHz</td>
<td></td>
</tr>
<tr>
<td>3) Device or unit that is installed in a transmitter for a radio station using single-sideband emissions (limited to a mobile station (excluding an aircraft station)) and that uses emissions of a frequency in a range of higher than 1,606.5 kHz to 4,000 kHz or higher than 23 MHz to 28 MHz</td>
<td></td>
</tr>
<tr>
<td>5) Device or unit in a transmitter used for a broadcasting station engaged in television broadcasting or television multiplex broadcasting</td>
<td>January 1, 1994</td>
</tr>
<tr>
<td>6) Device or unit that is installed in a transmitter for a radio station using class F3E emissions, that uses emissions of a frequency in a range of higher than 54 MHz to 70 MHz, and that provides an antenna power of 1 W or lower</td>
<td></td>
</tr>
</tbody>
</table>

10 The type of a device or unit that already has the type approval according to the Test Regulations at the enforcement of this MPT Ordinance and that is used in a portable radio telegraph for a lifeboat or in automatic distress messaging equipment (excluding such types announced separately by the Minister of Public Management, Home Affairs, Posts and Telecommunications) shall cease to be effective on January 2, 1985; provided, however, that a device or unit installed in a radio station on or before January 1, 1985 shall be considered as being approved as long as the device or unit continues to be installed.

11 Radio equipment that is listed in the left-hand column of the table below and that is granted the technical standard conformity certification as being proven to comply with the conditions defined in the Equipment Regulations before amendment on or before January 1, 1985 shall lose the validity of the said certification on the date prescribed in the right-hand column of the table.

<table>
<thead>
<tr>
<th>Radio equipment</th>
<th>Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>1) Radio equipment that is provided for in Article 8 item 4) of the Regulations on Technical Standard Conformity Certification for Specified Radio Equipment (MPT Ordinance No. 37 issued in 1981; referred to as the &quot;Certification Regulations&quot; in this table and the next paragraph) and that uses emissions of a frequency in a range of higher than 1,606.5 kHz to 4,000 kHz or higher than 23 MHz to 28 MHz</td>
<td>January 2, 1990</td>
</tr>
<tr>
<td>2) Radio equipment that is provided for in Article 8 item 5) of the Certification Regulations, that uses emissions of a frequency in a range of higher than 142 MHz to 162.0375 MHz, and that provides an antenna power of 1 W or lower</td>
<td></td>
</tr>
<tr>
<td>3) Radio equipment that is provided for in Article 8 item 5) of the Certification Regulations, that uses emissions of a frequency in a range of higher than 54 MHz to 70 MHz, and that provides an antenna power of 1 W or lower</td>
<td>January 2, 1994</td>
</tr>
</tbody>
</table>
12 The form of an indication based on Article 6 of the Certification Regulations concerned with the radio equipment listed in the preceding paragraph (limited to radio equipment that is granted the technical standard conformity certification on or after the day on which this MPT Ordinance is enforced) shall conform to Table 5 of the Certification Regulations, with A added to the end of a number specified in Note 3 of No. 1 in Table 5.

13 to 18 (Omitted)

**Supplementary Provisions**
(MPT Ordinance No. 3 issued on January 30, 1984)

1 This MPT Ordinance shall come into force as of the day of promulgation; provided, however, that the amendments to Article 48, and the provisions of paragraphs 2 to 6 and 8 of the Supplementary Provisions shall come into force as of March 1, 1984.

2 Notwithstanding the provisions of Article 48 after amendment, the conditions for a radar for radionavigation installed in a ship can continue to conform to the prior Regulations until August 31, 1984.

3 Notwithstanding the provisions of Article 48 after amendment, the conditions for a radar for radionavigation installed in a ship on or before August 31, 1984 can continue to conform to the prior Regulations as long as the radar continues to be installed.

4 Notwithstanding the provisions of Article 48 after amendment, the conditions for a radar for radionavigation that is installed in a ship of 500 to less than 1,600 tons gross constructed or beginning to be constructed on or before August 31, 1984 can continue to conform to the prior Regulations.

5 Notwithstanding the provisions of paragraph 3 of the Supplementary Provisions, and Article 48 paragraph 2 item 1) k after amendment, the conditions for the automatic radar plotting aid supported by a radar for radionavigation that is installed in a ship on or before August 31, 1984 shall continue to conform to the prior Regulations until January 1, 1991.

6 Among the conditions for a radar for radionavigation installed in a ship that is constructed or beginning to be constructed on or before August 31, 1984 (excluding a tanker), "10,000 tons" in Article 48 paragraph 2 item 1) k shall be replaced by "15,000 tons."

7 Notwithstanding the provisions of Article 58, Article 58.2 paragraph 1, Article 58.2.2 paragraph 1, and Table 2 after amendment, the conditions for radio equipment in a radio station that uses class F2A, F2B, F2D, F2N, or F2X emissions can continue to conform to the prior Regulations until May 31, 1984 (until May 31, 1991 for radio equipment in a radio station licensed or preliminarily licensed on or before May 31, 1984 (excluding radio equipment substituted or added on or after June 1, 1984)).

8 The announcement based on the provisions of Article 48 paragraph 1 item 7) c (4) before amendment shall be considered as being the announcement based on the provisions of Article 48 paragraph 1 item 7) c (4) and paragraph 2 item 1) k after amendment.

**Supplementary Provisions**
(MPT Ordinance No. 7 issued on March 14, 1984)

1 This MPT Ordinance shall come into force seven (7) days after the day of promulgation.

2 Notwithstanding the provisions of Articles 7, 49.8, 58, and 58.2.2 and Tables 1 and 2 after amendment, the conditions for radio equipment in a land mobile station licensed or preliminarily licensed on or before the day when this MPT Ordinance is enforced (limited to the land mobile station that performs cordless telephone communication) shall continue to conform to the prior Regulations until May 31, 1991.

**Supplementary Provisions**
(MPT Ordinance No. 33 issued on July 25, 1984)
This MPT Ordinance shall come into force as of the day on which the law for amending part of the Radio Law (Law No. 48 issued in 1984) is enforced (September 1, 1984).

**Supplementary Provisions**  
(MPT Ordinance No. 48 issued on December 24, 1984)

1  This MPT Ordinance shall come into force as of January 15, 1985.
2  The provisions of Article 37.28 after amendment shall not be applied to radio equipment already installed in a ship at the enforcement of this MPT Ordinance, as long as the radio equipment continues to be installed.

**Supplementary Provisions**  
(MPT Ordinance No. 8 issued on March 15, 1985)

This MPT Ordinance shall come into force as of April 1, 1985.

**Supplementary Provisions**  
(MPT Ordinance No. 45 issued on June 1, 1985)

This MPT Ordinance shall come into force as of the day of promulgation.

**Supplementary Provisions**  
(MPT Ordinance No. 65 issued on July 27, 1985)

1  This MPT Ordinance shall come into force as of the day of promulgation; provided, however, that the amendments to Article 54 shall come into force six (6) months after the day of promulgation.
2  Notwithstanding the provisions of Article 54 after amendment, the conditions for radio equipment in a convenience radio station that uses emissions in the 900 MHz band and that accommodates radio equipment that is granted the technical standard conformity certification before the day on which the amendments to Article 54 after amendment are enforced shall continue to conform to the prior Regulations.

**Supplementary Provisions**  
(MPT Ordinance No. 76 issued on October 15, 1985)

1  This MPT Ordinance shall come into force as of the day of promulgation.
2  Notwithstanding the provisions of Article 37.17 paragraph 2 after amendment, the conditions for radio equipment in a radio station that is engaged in television teletext broadcasting and already licensed at the enforcement of this MPT Ordinance shall continue to conform to the prior Regulations.

**Supplementary Provisions**  
(MPT Ordinance No. 3 issued on January 8, 1986)

1  This MPT Ordinance shall come into force as of January 20, 1986.
2  The announcement based on the provisions of Article 7 paragraph 12 and Article 45.18 before amendment shall be regarded as being the announcement based on the provisions of Article 7 paragraph 13 and Article 45.19 after amendment.
Supplementary Provisions
(MPT Ordinance No. 12 issued on March 22, 1986) (Summary)

This MPT Ordinance shall come into force as of the day when the amendments to Article 37 of the Radio Law (Law No. 131 issued in 1950) in Article 21 of the law for arranging and rationalizing restrictions on civil activities for permission, approval etc. (Law No. 102 issued in 1985) are enforced (March 31, 1986).

Supplementary Provisions
(MPT Ordinance No. 27 issued on May 27, 1986)

1  This MPT Ordinance shall come into force as of June 1, 1986; provided, however, that the amendments for adding a proviso to Article 49.7, and the amendments to Note 26 in "Table of Frequency Tolerances" in Table 1 shall come into force as of July 1, 1986.

2  Notwithstanding the enforcement of this MPT Ordinance, the portable radio telegraph for a lifeboat defined in Article 37 item 3) of the Law shall continue to conform to the prior Regulations until June 30, 1986.

3  The announcement based on the provisions of Article 7 paragraph 13 and Article 49.7 item 3) before amendment shall be regarded as being the announcement based on the provisions of Article 7 paragraph 14 and Article 49.7 paragraph 2 after amendment.

Supplementary Provisions
(MPT Ordinance No. 43 issued on July 28, 1986)

1  This MPT Ordinance shall come into force as of August 1, 1986.

2  Notwithstanding the provisions of Article 7, Article 49.5 item 3), and Table 2 after amendment, the permissible value for the intensity of a spurious emission, adjacent channel leakage power, and allowed occupied bandwidth of radio equipment in a paging station established for telecommunications service that uses emissions of a frequency in a range of higher than 273 MHz to 328.6 MHz can continue to conform to the prior Regulations until July 31, 1987 (until May 31, 1991 for radio equipment in a radio station licensed or preliminarily licensed on or before July 31, 1987 (excluding radio equipment substituted or added on or after August 1, 1987)).

3  Notwithstanding the provisions of Article 49.6 paragraph 1 item 2) after amendment, the adjacent channel leakage power of radio equipment in a radio station that performs automobile radio telephone communication using emissions of a frequency in a range of higher than 870 MHz to 940 MHz can continue to conform to the prior Regulations until July 31, 1987 (until May 31, 1991 for radio equipment in a radio station licensed or preliminarily licensed on or before July 31, 1987 (excluding radio equipment substituted or added on or after August 1, 1987)).

4  Radio equipment that is designed for use with a land mobile station for automobile radio telephone communication using emissions of a frequency in a range of higher than 870 MHz to 940 MHz and that is granted the technical standard conformity certification defined in Article 38.2 paragraph 1 of the Law as being proven to comply with the conditions defined in the Equipment Regulations before amendment shall lose the validity of the said certification on August 1, 1987.

5  Part of the Radio Law Enforcement Regulations (Radio Regulatory Commission Regulations No. 14 issued in 1950) shall be amended as follow. "Article 7 paragraph 8 item 2)" in 11 and 20 in the table in No. 1 of Table 1 shall be changed to "Article 7 paragraph 9 item 2)." "Article 7 paragraph 8 item 2)" in Table 2-2 (4) a shall be changed to "Article 7 paragraph 9 item 2)."

6  Part of the Radio Station Licensing Procedure Regulations (Radio Regulatory Commission Regulations No. 15 issued in 1950) shall be amended as follows. "each item of Article 7 paragraph 7" in Note 13 in No. 2 of Table
2-2 shall be changed to "each item of Article 7 paragraph 9."
"each item of paragraphs 7 and 8" in Note 29 (4) in No. 2 of Table 2-4 shall be changed to "each item of paragraphs 8 and 9."

7 The announcement based on the provisions of Article 7 paragraphs 10 and 14 before amendment shall be deemed as being the announcement based on the provisions of Article 7 paragraphs 11 and 15 after amendment.

Supplementary Provisions
(MPT Ordinance No. 54 issued on October 1, 1986)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 17 issued on April 25, 1987)

1 This MPT Ordinance shall come into force as of the day of promulgation.

2 Notwithstanding the provisions of Article 49.7 items 1) and 2) after amendment, the conditions for radio equipment in a radio station that performs MCA land mobile communication using emissions of a frequency in a range of higher than 850 MHz to 915 MHz can continue to conform to the prior Regulations until May 31, 1991 (until May 31, 1996 for radio equipment in a radio station licensed or preliminarily licensed on or before May 31, 1991 (excluding radio equipment substituted or added on or after June 1, 1991)).

3 Radio equipment that is designed for use with a land mobile station for MCA land mobile communication using emissions of a frequency in a range of higher than 850 MHz to 915 MHz and that is granted the technical standard conformity certification defined in Article 38.2 paragraph 1 of the Law as being proven to comply with the conditions defined in the Equipment Regulations before amendment shall lose the validity of the said certification on June 1, 1991.

4 Notwithstanding the provisions of Article 58, and Tables 1 and 2, the conditions for radio equipment in a land mobile station licensed or preliminarily licensed on or before the day when this MPT Ordinance comes into force (limited to the land mobile station that uses emissions of a frequency in a range of higher than 814 MHz to 815 MHz) shall continue to conform to the prior Regulations until May 31, 1996.

Supplementary Provisions
(MPT Ordinance No. 40 issued on August 8, 1987)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 51 issued on September 29, 1987)

This MPT Ordinance shall come into force as of the day (*) when the law for amending part of the Radio Law (Law No. 55 issued in 1987) comes into force.

(*) This law shall come into force as of October 1, 1987, according to government ordinance No. 319 issued in 1987.

Supplementary Provisions
(MPT Ordinance No. 13 issued on March 28, 1988)

This MPT Ordinance shall come into force as of the day of promulgation.
Supplementary Provisions  
(MPT Ordinance No. 24 issued on April 19, 1988)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions  
(MPT Ordinance No. 36 issued on June 9, 1988)

1 This MPT Ordinance shall come into force as of the day of promulgation.  
2 Notwithstanding the provisions of Articles 9.2, 40.2, 40.3, 58 and Table 1 after amendment, the conditions for radio equipment in a radio station that performs maritime mobile telephone communication defined in Article 40.2 before amendment and in a radio station for testing maritime mobile telephone communication equipment can continue to conform to the prior Regulations until November 30, 1996.  
3 Radio equipment that is designed for use with a radio station for maritime mobile telephone communication and that is granted the technical standard conformity certification provided for in Article 38.2 paragraph 1 of the Law as being proven to comply with the conditions defined in the Equipment Regulations before amendment shall lose the validity of the said certification on December 1, 1996.

Supplementary Provisions  
(MPT Ordinance No. 76 issued on December 21, 1988)

1 This MPT Ordinance shall come into force as of the day of promulgation; provided, however, that the amendments to Article 45.12.5, amendments for adding one paragraph to the same Article, amendments to Article 45.12.6, amendments for adding one article after Article 45.12.9, amendments to Article 45.19, amendments to 7 and 8 in "Table of Frequency Tolerances" in Table 1, amendments to V1D and V3D in the table of No. 1 in Table 2, amendments for adding one table after Table 3, amendments to Figure 5, amendments for adding one figure after Figure 5, amendments to Figures 6 to 8, amendments for adding one figure after Figure 8, and amendments for adding four figures after Figure 14 shall come into force as of January 1, 1989.  
2 Notwithstanding the provisions of Articles 45.12.5 and 45.12.6, 7 and 8 in "Table of Frequency Tolerances" in Table 1, V1D, V1X, VXX, and WXX in the table of No. 1 in Table 2, and Figures 5 to 8 after amendment, the conditions for radio equipment in an aeronautical DME or ATCRBS radio station licensed or preliminarily licensed on or before December 31, 1988 and radio equipment in a radio station whose operation does not adversely affect the license or operation of the radio station and which is considered as being specifically necessary can continue to conform to the prior Regulations, provided that such equipment shall be announced separately (*) by the Minister of Public Management, Home Affairs, Posts and Telecommunications.

(Announcement: * in No. 878 in 1988)

Supplementary Provisions  
(MPT Ordinance No. 4 issued on January 27, 1989)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions  
(MPT Ordinance No. 21 issued on May 30, 1989)

This MPT Ordinance shall come into force as of the day of promulgation.
Supplementary Provisions
(MPT Ordinance No. 28 issued on June 1, 1989)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 42 issued on June 30, 1989)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 49 issued on August 1, 1989)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 65 issued on October 25, 1989)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 78 issued on December 18, 1989)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 7 issued on January 25, 1990)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 33 issued on June 18, 1990)

1 This MPT Ordinance shall come into force as of the day of promulgation.
2 The convenience radio station that is licensed or preliminarily licensed on or before May 31, 1993 according to the specification of a frequency listed in the table in Article 13 paragraph 1 of the Radio Law Enforcement Regulations (Radio Regulatory Commission Regulations No. 14 issued in 1950) before amendment by the MPT Ordinance for amending part of the Radio Law Enforcement Regulations (MPT Ordinance No. 32 issued in 1990) shall be exempted from the obligation to install the automatic identification device defined in the table in Article 9.2 paragraph 1 of Radio Equipment Regulations after amendment by this MPT Ordinance until May 31, 2000.
3 Notwithstanding the provisions of Article 49.11 paragraph 1 item 1) a of the Radio Equipment Regulations after amendment by this MPT Ordinance, the conditions for radio equipment in a radio station that performs MARINET phone communication and that is already licensed or preliminarily licensed at the enforcement of this MPT Ordinance and radio equipment in a radio station that performs communication etc. for testing MARINET phone communication equipment can continue to conform to the prior Regulations until May 31, 1996.
This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 47 issued on September 18, 1990)

1 This MPT Ordinance shall come into force as of the day of promulgation.
2 In the period from the date specified in the preceding paragraph to June 30, 1991, "emergency position-indicating radio beacon" in Article 7 paragraph 15, Article 49.3 (including the heading), and Tables 1 and 2 of the Equipment Regulations after amendment by this MPT Ordinance (hereinafter referred to as the "new Regulations") shall be replaced by "automatic distress messaging equipment," "search and rescue radar transponder" in Article 7 paragraph 15 of the new Regulations by "search and rescue radar transponder (which refers to a radar transponder that generates emissions in response to emissions generated from a radar when a ship is wrecked, to display its location on the radar indicator; this also applies hereafter)," and "satellite emergency position-indicating radio beacon" in Article 7 paragraph 16 by "satellite emergency position-indicating radio beacon (which refers to a radio beacon that transmits a signal through relay by a satellite station when a ship is wrecked to indicate the position of transmission from the radio beacon; this also applies hereafter)."
3 Notwithstanding the provisions of Articles 7, 14, and 40.4 of the new Regulations, the conditions for transmitting equipment in an INMARSAT ship earth station installed in a ship constructed or beginning to be constructed on or before January 31, 1995 can continue to conform to the prior Regulations until January 31, 1999.
4 Notwithstanding the provisions of Article 45.3.4 of the new Regulations, the conditions for a two-way radio telephone installed in a radio station on or before January 31, 1992 (excluding the two-way radio telephone that uses emissions of a frequency in a range of higher than 450 MHz to 467.58 MHz) can continue to conform to the prior Regulations until January 31, 1999.
5 Notwithstanding the provisions of Article 40.2, 45.3.4, 58, and 58.2.2 and Tables 1 and 2 of the new Regulations, the conditions for a two-way radio telephone that is installed in a ship constructed or beginning to be constructed on or before January 31, 1992 and that uses emissions of a frequency in a range of higher than 450 MHz to 467.58 MHz shall continue to conform to the prior Regulations until January 31, 1995.
6 Notwithstanding the provisions of Table 1 of the new Regulations, the frequency tolerance of transmitting equipment in a ship or coast station that performs communication by a digital selective calling device using emissions of a frequency in a range of 1,606.5 kHz to 26,175 kHz and that is licensed or preliminarily licensed on or before January 1, 1992 can continue to conform to the prior Regulations until January 31, 1999, except for transmitting equipment substituted or added on or after January 2, 1992.
7 Notwithstanding the provisions of Table 1 of the new Regulations, the frequency tolerance of transmitting equipment in a ship or coast station that performs communication by a narrow-band direct printing telegraph using emissions of a frequency in a range of 1,606.5 kHz to 26,175 kHz and that is licensed or preliminarily licensed on or before January 1, 1992 can continue to conform to the prior Regulations, except for transmitting equipment substituted or added on or after January 2, 1992.

Supplementary Provisions
(MPT Ordinance No. 5 issued on January 21, 1991)
This MPT Ordinance shall come into force as of the day of promulgation.

**Supplementary Provisions**
(MPT Ordinance No. 11 issued on February 28, 1991)

1. This MPT Ordinance shall come into force as of the day of promulgation.

2. Among the radio equipment in a radio station for communication etc. for testing convenience land mobile radio telephone communication equipment that is already established or is to be established on or after the date of enforcement of this MPT Ordinance by a person who is already licensed for a radio station for convenience land mobile radio telephone communication at the enforcement of this MPT Ordinance, notwithstanding the provisions of Article 49.12 after amendment, the conditions for radio equipment that uses emissions of a frequency in a range of higher than 821 MHz to 826 MHz or higher than 940 MHz to 945 MHz shall continue to conform to the prior Regulations until further notice, and notwithstanding the provisions of Article 7, 49.12, 57.3, and 58 and Tables 1 and 2 after amendment, the conditions for radio equipment that uses emissions of a frequency in a range of higher than 810 MHz to 815 MHz or higher than 951 MHz to 956 MHz shall continue to conform to the prior Regulations until further notice.

3. Notwithstanding the provisions of Article 49.6 paragraphs 1 and 2 after amendment, the conditions for radio equipment that is installed in a radio station for 800 MHz band automobile radio telephone communication or a radio station for communication etc. for testing 800 MHz band automobile radio telephone communication equipment and that transmits emissions of a frequency in a range of higher than 885 MHz to 887 MHz shall continue to conform to the prior Regulations until the date announced separately (*) by the Minister of Public Management, Home Affairs, Posts and Telecommunications. In addition, notwithstanding the provisions of Articles 7, 49.6, 57.3, and 58 and Tables 1 and 2 after amendment, the conditions for such radio equipment that transmits emissions of a frequency in a range of higher than 940 MHz to 942 MHz shall continue to conform to the prior Regulations until the date announced separately by the Minister of Public Management, Home Affairs, Posts and Telecommunications.

4. The provisions which are applied to radio equipment whose conditions are defined in Article 49.6 paragraphs 1 and 2 shall be applied until the date announced separately (*) by the Minister of Public Management, Home Affairs, Posts and Telecommunications to radio equipment that is installed in a base station for 800 MHz band automobile radio telephone communication or in a radio station for communication etc. for testing 800 MHz band automobile radio telephone communication equipment (limited to the radio station that shares a transmitter with a base station for 800 MHz band automobile radio telephone communication) and that transmits emissions of a frequency in a range of higher than 844 MHz to 846 MHz or transmits emissions for 800 MHz band automobile radio telephone communication, or radio equipment that is installed in a land mobile station for 800 MHz band automobile radio telephone communication or in a radio station for communication etc. for testing 800 MHz band automobile radio telephone communication equipment (excluding the radio station that shares a transmitter with a base station for 800 MHz band automobile radio telephone communication) and that transmits emissions of a frequency in a range of higher than 899 MHz to 901 MHz.

5. Among the radio equipment that is installed in a radio station for MCA land mobile communication or in a fixed station for testing MCA land mobile communication equipment, notwithstanding the provisions of Article 7, 49.7, 57.3, and 58 and Tables 1 and 2 after amendment, the conditions for radio equipment that uses emissions of a frequency in a range of higher than 834 MHz to 838 MHz shall continue to conform to the prior Regulations until the date announced separately by the Minister of Public Management, Home Affairs, Posts and Telecommunications, and notwithstanding the provisions of Article 49.7 after amendment, the conditions for radio equipment that uses emissions of a frequency in a range of higher than 889 MHz to 893 MHz shall continue to conform to the prior Regulations until the date announced separately (*) by the Minister of Public Management, Home Affairs, Posts and Telecommunications.
1 Paragraph 3 of the Supplementary Provisions is announced as of December 31, 1992.
2 Paragraph 4 of the Supplementary Provisions is announced as of July 31, 1991.
3 Paragraph 5 of the Supplementary Provisions is announced as of May 31, 2001.

**Supplementary Provisions**
(MPT Ordinance No. 15 issued on March 1, 1991)

This MPT Ordinance shall come into force as of the day of promulgation.

**Supplementary Provisions**
(MPT Ordinance No. 35 issued on July 17, 1991)

This MPT Ordinance shall come into force as of the day of promulgation.

**Supplementary Provisions**
(MPT Ordinance No. 42 issued on July 29, 1991)

This MPT Ordinance shall come into force as of August 1, 1991.

**Supplementary Provisions**
(MPT Ordinance No. 57 issued on December 2, 1991)

1 This MPT Ordinance shall come into force as of February 1, 1992; provided, however, that the amendments to Article 40.3 and Table 1 shall come into force as of the day of promulgation.
2 Notwithstanding the provisions of Table 1 after amendment, the frequency tolerance of transmitting equipment that is installed in a coast station or ship station on or before December 31, 1991 and that uses class F1B or F1D emissions of a frequency of 29.7 MHz or lower can continue to conform to the prior Regulations.
3 The compulsory ship station that shall continue to conform to the prior Regulations according to the provisions of paragraph 2 of the Supplementary Provisions in the law for amending part of the Radio Law (Law No. 67 issued in 1991) shall continue to conform to the prior Regulations until the date specified in this paragraph.

**Supplementary Provisions**
(MPT Ordinance No. 6 issued on January 16, 1992)

This MPT Ordinance shall come into force as of the day of promulgation.

**Supplementary Provisions**
(MPT Ordinance No. 22 issued on May 15, 1992)

This MPT Ordinance shall come into force as of the day of promulgation.

**Supplementary Provisions**
(MPT Ordinance No. 55 issued on September 24, 1992)
This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 66 issued on October 7, 1992)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 79 issued on December 25, 1992)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 11 issued on March 10, 1993)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 19 issued on April 7, 1993)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 52 issued on October 5, 1993)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 55 issued on October 12, 1993)

1. This MPT Ordinance shall come into force as of the day of promulgation.
2. Notwithstanding the provisions after amendment, the conditions for radio equipment that is installed in an amateur radio station or a convenience radio station using emissions in the 900 MHz band and that is licensed or preliminarily licensed, or is granted the technical standard conformity certification defined in Article 38.2 paragraph 1 of the Law before the enforcement of this MPT Ordinance shall continue to conform to the prior Regulations.

Supplementary Provisions
(MPT Ordinance No. 62 issued on November 26, 1993)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 76 issued on December 22, 1993)

This MPT Ordinance shall come into force as of the day of promulgation.
Supplementary Provisions
(MPT Ordinance No. 7 issued on February 3, 1994)

(Date of Enforcement)
1 This MPT Ordinance shall come into force as of the day of promulgation.

(Partial Amendment of the Radio Station Licensing Procedure Regulations)
2 Part of the Radio Station Licensing Procedure Regulations (Radio Regulatory Commission Regulations No. 15 issued in 1950) shall be amended as follows. In Note 22 in Table 2-4-2, "800 MHz band automobile radio telephone communication" shall be changed to "800 MHz band portable/automobile radio telephone communication," to "1,500 MHz band portable/automobile radio telephone communication."

(Partial Amendment of the Radio Apparatus Type Test Regulations)
3 Part of the Radio Apparatus Type Test Regulations (MPT Ordinance No. 40 issued in 1961) shall be amended as follows. In Article 2 item 7), "800 MHz band automobile radio telephone communication" shall be changed to "800 MHz band portable/automobile radio telephone communication." In Article 2 item 8), "1,500 MHz band automobile radio telephone communication" shall be changed to "1,500 MHz band portable/automobile radio telephone communication." In Tables 1 and 2, "800 MHz band automobile radio telephone communication," "800 MHz band analog automobile radio telephone communication device" to "800 MHz band analog portable/automobile radio telephone communication device," "800 MHz band digital automobile radio telephone communication device" to "800 MHz band digital portable/automobile radio telephone communication device." In Table 7, "800 MHz band automobile radio telephone communication" shall be changed to "800 MHz band portable/automobile radio telephone communication," and "1,500 MHz band automobile radio telephone communication" to "1,500 MHz band portable/automobile radio telephone communication." In Table 8, "800 MHz band automobile radio telephone communication device" to "800 MHz band portable/automobile radio telephone communication device," "800 MHz band analog automobile radio telephone communication device" to "800 MHz band analog portable/automobile radio telephone communication device," "800 MHz band digital automobile radio telephone communication device" to "800 MHz band digital portable/automobile radio telephone communication device," and "1,500 MHz band automobile radio telephone communication" to "1,500 MHz band portable/automobile radio telephone communication."

(Interim Measures Accompanying Partial Amendment of the Radio Apparatus Type Test Regulations)
4 The type of a device or unit that already has the approval at the enforcement of this MPT Ordinance and that is used in a transmitter-receiver for a land mobile station that performs 800 MHz or 1,500 MHz band automobile radio telephone communication shall be regarded as being the type of a device or unit in a transmitter-receiver for a land mobile station that performs 800 MHz or 1,500 MHz band portable/automobile radio telephone communication according to the provisions after amendment.

5 Administrative disposition, procedures, or other actions based on the provisions before amendment by this MPT Ordinance shall be deemed as having been made in accordance with the corresponding provisions in the Regulations after amendment.

(Partial Amendment of the Regulations on Technical Standard Conformity Certification for Specified Radio Equipment)
6 Part of the Regulations on Technical Standard Conformity Certification for Specified Radio Equipment (MPT Ordinance No. 37 issued in 1981) shall be amended as follows. In Article 8 item 3), "800 MHz band automobile radio telephone communication" shall be changed to "800 MHz band portable/automobile telephone communication." In Note 1 in Table 4, "800 MHz band automobile radio telephone communication" shall be changed to "800 MHz band portable/automobile telephone communication."
Certification for Specified Radio Equipment

7 Equipment that is granted the technical standard conformity certification on or before the date of enforcement of this MPT Ordinance and that is designed for use with a land mobile station that performs 800 MHz or 1,500 MHz band automobile radio telephone communication shall be considered as being equipment which is designed for use with a land mobile station that performs 800 MHz or 1,500 MHz band portable/automobile radio telephone communication according to the provisions after amendment.

8 Administrative disposition, procedures, or other actions based on the provisions before amendment by this MPT Ordinance shall be deemed as having been made in accordance with the corresponding Regulations after amendment.

Supplementary Provisions
(MPT Ordinance No. 13 issued on March 2, 1994)

1 This MPT Ordinance shall come into force as of the day of promulgation; provided, however, that the amendments for adding one item to Article 49.11 paragraph 2 shall come into force as of April 1, 1994.

2 Notwithstanding the provisions of Article 49.11 paragraph 2 item 3) after amendment, the conditions for radio equipment in a radio station for MARINET phone communication licensed or preliminarily licensed on or before March 31, 1994 can continue to conform to the prior Regulations until May 31, 2001.

3 The type of a device or unit that has the type approval according to the Test Regulations on or before March 31, 1994 and that is used in a transmitter-receiver for a portable station that performs MARINET phone communication shall cease to be effective on June 1, 2001.

4 Radio equipment that is designed for use with a radio station performing MARINET phone communication and that is granted the technical standard conformity certification provided for in Article 38.2 paragraph 1 of the Law as being proven to comply with the conditions defined in the Equipment Regulations before amendment shall lose the validity of the said certification on June 1, 2001.

Supplementary Provisions
(MPT Ordinance No. 29 issued on April 28, 1994)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 36 issued on June 2, 1994)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 50 issued on July 5, 1994)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 57 issued on August 4, 1994)

(Date of Enforcement)

1 This MPT Ordinance shall come into force as of the day of promulgation.
(Interim Measures)
2 Notwithstanding the provisions of Articles 45.2, 45.3, and 45.3.2 after amendment, the conditions for radio equipment for a satellite emergency position-indicating radio beacon, two-way radio telephone, and search and rescue radar transponder that is installed in a ship on or before November 3, 1994 can continue to conform to the prior Regulations as long as such radio equipment continues to be installed on the ship.

Supplementary Provisions
(MPT Ordinance No. 71 issued on October 6, 1994)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 87 issued on December 22, 1994)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 21 issued on March 24, 1995)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 44 issued on June 1, 1995)

1 This MPT Ordinance shall come into force as of the day of promulgation.
2 Notwithstanding the provisions of Article 49.5 after amendment, the conditions for radio equipment that is installed in a paging station already licensed at the enforcement of this MPT Ordinance (limited to the paging station established for telecommunications service) and that uses a modulation signal having a transmission rate of lower than 512 bits/s can continue to conform to the prior Regulations until May 31, 2001.

Supplementary Provisions
(MPT Ordinance No. 50 issued on July 4, 1995)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 60 issued on August 8, 1995)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 64 issued on August 8, 1995)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 77 issued on October 12, 1995)
This MPT Ordinance shall come into force as of the day of promulgation.

**Supplementary Provisions**
(MPT Ordinance No. 10 issued on February 28, 1996)

This MPT Ordinance shall come into force as of the day of promulgation.

**Supplementary Provisions**
(MPT Ordinance No. 22 issued on March 7, 1996)

This MPT Ordinance shall come into force as of the day of promulgation.

**Supplementary Provisions**
(MPT Ordinance No. 37 issued on April 11, 1996)

This MPT Ordinance shall come into force as of the day of promulgation.

**Supplementary Provisions**
(MPT Ordinance No. 56 issued on July 11, 1996)

This MPT Ordinance shall come into force as of the day of promulgation.

**Supplementary Provisions**
(MPT Ordinance No. 71 issued on November 5, 1996)

(Date of Enforcement)

1 This MPT Ordinance shall come into force as of the day of promulgation.

(Interim Measures)

2 Among the radio equipment installed in a ship on or before November 22, 1996, notwithstanding the provisions of Articles 40.7 and 45.3 after amendment, the conditions for radio equipment for a ship station that performs communication by a radio telephone using emissions of a frequency in a range of 1,606.5 kHz to 26,175 kHz and communication by a digital selective calling device or narrow-band direct printing telegraph, and radio equipment for a two-way radio telephone can continue to conform to the prior Regulations as long as such radio equipment continues to be installed in the ship.

3 Notwithstanding the provisions of Article 7 paragraph 20 after amendment, the conditions for transmitting equipment in an INMARSAT aircraft earth station that is already licensed or preliminarily licensed at the enforcement of this MPT Ordinance can continue to conform to the prior Regulations, except for radio equipment substituted or added on or after the day when this MPT Ordinance is enforced.

**Supplementary Provisions**
(MPT Ordinance No. 77 issued on December 12, 1996)

(MPT Ordinance for Arranging MPT Ordinances Related to Enforcement etc. of Radio Regulations Defined in the Constitution of the International Telecommunication Union)

1 This MPT Ordinance shall come into force as of January 1, 1997; provided, however, that the amendments to Article 6.3 item 3) of the Basic Radio Station Standards, the amendments to Article 6.4 items 3) and 4) of the Enforcement Regulations, the amendments to Article 33.2 paragraph 1 item 1) of the Enforcement Regulations,
the amendments to Article 38 of the Enforcement Regulations (excluding amendments for changing "Communication Convention and Supplementary Provisions" to "Communication Constitution, Communication Convention, and Radio Regulations"), the amendments to Table 5-2 of the Licensing Regulations, the amendments to Article 153.2 of the Ordinance for Operating Radio Stations, the amendments to Article 7 paragraph 3 of the Equipment Regulations, the amendments to Article 38.3 item 1) of the Equipment Regulations, the amendments to Article 40.2 paragraph 1 of the Equipment Regulations, the amendments to Article 40.5 paragraph 1 item 2) b of the Equipment Regulations, the amendments to Article 40.7 paragraphs 3 and 4 of the Equipment Regulations, the amendments to Article 41 paragraph 3 of the Equipment Regulations, the amendments to Article 45.12.4 of the Equipment Regulations, the amendments to Article 58 of the Equipment Regulations, and the amendments to Table 1 of the Equipment Regulations shall come into force as of June 1, 1998.

2 The license issued according to the provisions of the Radio Operator Regulations before amendment by this MPT Ordinance (limited to the license for first-class radio operator for general services, second-class radio operator for general services, maritime first-class radio operator, maritime second-class radio operator, maritime third-class radio operator, maritime fourth-class radio operator, aeronautical radio operator, and maritime I-category special radio operator) that is already effective at the enforcement of this MPT Ordinance shall be deemed as being the license based on Table 13 Form 1 or 3 of the Radio Operator Regulations after amendment by this MPT Ordinance.

3 Concerning the above paragraph, in the license of a person who passed a national examination for first-class radio operators carried out on or before March 31, 1983 or who passed the test for telecommunications technology in the said examination (including the person who graduated on or before March 31, 1983 from a school etc. approved for the qualification of first-class radio operators according to the provisions of Article 21 of the MPT Ordinance and who is exempted from the test of telecommunications technology in a national examination for first-class radio operators according to the provisions of Article 9 of the MPT Ordinance) and then passed a national examination for first-class radio operators, according to the provisions of the Radio Operator Regulations before amendment by the MPT Ordinance for amending all of the Radio Operator Regulations (MPT Ordinance No. 18 issued in 1990), "first-class radio electronic certificate, and second-class radio telegraph operator certificate on aeronautical mobile service and aeronautical mobile satellite service" shall be changed to "first-class radio telegraph operator certificate and first-class radio electronic certificate."

**Supplementary Provisions**

(MPT Ordinance No. 6 issued on March 17, 1997)

This MPT Ordinance shall come into force as of the day of promulgation.

**Supplementary Provisions**

(MPT Ordinance No. 28 issued on June 9, 1997)

1 This MPT Ordinance shall come into force as of the day of promulgation.

2 Notwithstanding the provisions of Article 45.12.2 paragraph 1 item 2) a (3) after amendment, the conditions for radio equipment in an aircraft station licensed or preliminarily licensed on or before the date on which this MPT Ordinance comes into force can continue to conform to the prior Regulations.

3 Radio equipment that is designed for use with a radio station for a low-power data communication system and that receives the technical standard conformity certification on or before the day on which this MPT Ordinance comes into force shall be deemed to be granted the technical standard conformity certification as being proven to comply with the technical standards for radio equipment defined in Article 49.20 item 5) after amendment on the day when this MPT Ordinance comes into force.
Supplementary Provisions  
(MPT Ordinance No. 36 issued on June 16, 1997)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions  
(MPT Ordinance No. 44 issued on June 24, 1997)

(Date of Enforcement)
1  This MPT Ordinance shall come into force as of the day of promulgation.

(Interim Measures)
2  The conditions for radio equipment in a broadcasting station for standard television facsimile multiplex broadcasting that is already licensed or preliminarily licensed at the enforcement of this MPT Ordinance shall continue to conform to the prior Regulations.

Supplementary Provisions  
(MPT Ordinance No. 54 issued on July 31, 1997)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions  
(MPT Ordinance No. 59 issued on September 22, 1997)

1  This MPT Ordinance shall come into force as of the day of promulgation.
2  Part of the Radio Station Licensing Procedure Regulations (Radio Regulatory Commission Regulations No. 15 issued in 1950) shall be amended as follows. In Note 16 in Table 2-14, "Article 49.18 of the Equipment Regulations" shall be changed to "Article 49.18 item 1) of the Equipment Regulations," and "land mobile satellite data communication" to "portable mobile satellite data communication."

Supplementary Provisions  
(MPT Ordinance No. 66 issued on September 24, 1997)

This MPT Ordinance shall come into force as of the day on which the law for amending part of the Broadcasting Law and the Cable Television Broadcasting Law (Law No. 58 issued in 1997) comes into force (October 1, 1997).

Supplementary Provisions  
(MPT Ordinance No. 87 issued on December 16, 1997)

1  This MPT Ordinance shall come into force as of the day of promulgation.
2  Among the radio equipment that is designed for use with a radio station for a digital cordless telephone and a land mobile station for a portable handy phone system and that complies with the conditions in Article 7 paragraph 15 of the Equipment Regulations before amendment by this MPT Ordinance (hereinafter referred to as the "previous Regulations"), notwithstanding the provisions of Article 7 paragraph 15 of the Equipment Regulations after amendment by this MPT Ordinance (hereinafter referred to as the "new Regulations"), the permissible value of the intensity of a spurious emission of radio equipment that is granted the technical standard conformity certification (hereinafter referred to as "technical certification") defined in Article 38.2 paragraph 1 of
the Law before the enforcement of the MPT Ordinance shall continue to conform to the prior Regulations, and notwithstanding the provisions of Article 7 paragraph 15 of the new Regulations, the permissible value of the intensity of a spurious emission of radio equipment that is granted the technical certification in the period from the day when this MPT Ordinance comes into force to December 31, 1998 can continue to conform to the prior Regulations.

3 Notwithstanding the provisions of Article 49.8.3 paragraphs 1 and 3 of the new Regulations, the conditions for radio equipment for a base station for a personal handy phone system or a radio station performing communication etc. for testing personal handy phone system communication equipment which is already established by a person who is already licensed for a base station for a personal handy phone system at the enforcement of this MPT Ordinance shall continue to conform to the prior Regulations, except for radio equipment substituted on or after the day when this MPT Ordinance comes into force.

4 Notwithstanding the provisions of Article 49.8.3 paragraphs 1 and 3 of the new Regulations, the conditions for radio equipment for a base station for the personal handy phone system or a radio station for communication etc. for testing the personal handy phone system communication equipment which is to be established by the above person in the period from the day when this MPT Ordinance comes into force to December 31, 1998 can continue to conform to the prior Regulations, except for radio equipment substituted on or after January 1, 1999.

5 The technical certification for radio equipment that is designed for use with a radio station for a digital cordless telephone, a land mobile station for a personal handy phone system, and a base station for a personal handy phone system and that shall continue to conform to the prior Regulations according to the provisions of the preceding three paragraphs shall continue to conform to the prior Regulations.

**Supplementary Provisions**

(MPT Ordinance No. 8 issued on March 3, 1998)

1 This MPT Ordinance shall come into force as of the day of promulgation.

2 Notwithstanding the provisions of Articles 58.2.8 and 58.2.9 of the Radio Equipment Regulations after amendment by this MPT Ordinance, the conditions for radio equipment in a fixed station for public service that is already licensed or preliminarily licensed at the enforcement of this MPT Ordinance and that uses emissions of a frequency in a range of higher than 6.57 GHz to 6.87 GHz, higher than 7.425 GHz to 7.75 GHz, or higher than 12.2 GHz to 12.5 GHz can continue to conform to the prior Regulations.

**Supplementary Provisions**

(MPT Ordinance No. 56 issued on June 11, 1998)

This MPT Ordinance shall come into force as of the day of promulgation.

**Supplementary Provisions**

(MPT Ordinance No. 76 issued on September 30, 1998)

(Date of Enforcement)

1 This MPT Ordinance shall come into force as of the day of promulgation.

(Interim Measures)

2 Notwithstanding the provisions of Article 24 paragraph 3 of the Equipment Regulations after amendment, the conditions for a receiver in a radio station for CDMA portable/automobile radio telephone communication and a radio station for communication etc. for testing CDMA portable/automobile radio telephone communication equipment that are already licensed or preliminarily licensed at the enforcement of this MPT Ordinance can continue to conform to the prior Regulations.
Supplementary Provisions
(MPT Ordinance No. 81 issued on October 1, 1998)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 87 issued on October 5, 1998)

(Date of Enforcement)
1 This MPT Ordinance shall come into force as of the day when the law for arrangement etc. of the related laws for rationalizing restrictions in the telecommunication field (Law No. 58 issued in 1998) comes into force (November 1, 1998).

(Interim Measures)
2 Radio equipment that is designed for use with a radio station defined in Article 4 item 3) of the Law and that is granted the technical standard conformity certification provided for in Article 38.2 paragraph 1 of the Law before the enforcement of this MPT Ordinance shall be deemed to be granted the technical standard conformity certification as being proven to comply with the technical standards for radio equipment defined in Articles 9.4, 49.8, and 49.8.2 after amendment by this MPT Ordinance on the day when this MPT Ordinance comes into force.

Supplementary Provisions
(MPT Ordinance No. 107 issued on December 18, 1998)

(Date of Enforcement)
1 This MPT Ordinance shall come into force as of February 1, 1999; provided, however, that the amendments to Article 48, and the provisions of paragraphs 3 and 4 of the Supplementary Provisions shall come into force as of the day of promulgation.

(Interim Measures)
2 The conditions for radio equipment for an emergency position-indicating radio beacon installed in a ship on or before January 31, 1999 shall continue to conform to the prior Regulations until July 31, 1999. 3 Notwithstanding the provisions of Article 48 after amendment, the conditions for a radar for radionavigation to be installed in a ship can continue to conform to the prior Regulations until December 31, 1998.
4 Notwithstanding the provisions of Article 48 after amendment, the conditions for a radar for radionavigation installed in a ship on or before December 31, 1998 can continue to conform to the prior Regulations as long as the radar continues to be installed.

Supplementary Provisions
(MPT Ordinance No. 112 issued on December 25, 1998)

(Date of enforcement)
1 This MPT Ordinance shall come into force as of the day of promulgation.

(Interim measures)
2 Notwithstanding the post-amendment provisions of Article 7, Article 24, Article 49.19 and items 1 and 2 of the Table, the conditions for radio equipment at land mobile stations using emissions of frequencies in the 22 GHz or 26 GHz band licensed at the enforcement of this MPT Ordinance shall continue to conform to the prior Regulations until March 31, 2002.
3 The technical standard conformity certification for radio equipment at land mobile stations using emissions of
frequencies in the 22 GHz band that conforms to Article 49.19 of the pre-amendment Radio Equipment Regulations shall continue to conform to the prior Regulations.

(Partial amendment to the Ministerial Ordinance to Partially Amend the Radio Equipment Regulations)

4 A part of the Ministerial Ordinance to Partially Amend the Radio Equipment Regulations (MPT Ordinance No. 87 issued in 1997) shall be amended as follows. December 31, 1998 and January 1, 2000 described in paragraph 4 of the Supplementary Provisions shall be amended to December 31, 2002 and January 1, 2003 respectively.

**Supplementary Provisions**
(MPT Ordinance No. 19 issued on March 8, 1999)

(Date of enforcement)

1 This MPT Ordinance shall come into force as of the day of promulgation.

(Interim measures)

2 Notwithstanding the post-amendment provisions of Article 57.3.2 paragraph 1 item 3, the conditions for licensed radio equipment at radio stations for public digital mobile communication that complies with the conditions set forth in Article 49.21 of the pre-amendment regulations shall continue to conform to the prior Regulations. However, this shall not apply to replacing radio equipment or radio equipment to be additionally installed from and after the day this Ministerial Ordinance comes into effect.

**Supplementary Provisions**
(MPT Ordinance No. 34 issued on April 12, 1999)

This Ministerial Ordinance shall come into force as of the day of promulgation.

**Supplementary Provisions**
(MPT Ordinance No. 41 issued on May 21, 1999)

This MPT Ordinance shall come into force as of the day of promulgation.

**Supplementary Provisions**
(MPT Ordinance No. 76 issued on October 8, 1999)

This MPT Ordinance shall come into force as of the day of promulgation.

**Supplementary Provisions**
(MPT Ordinance No. 80 issued on October 13, 1999)

This MPT Ordinance shall come into force as of the day of promulgation.

**Supplementary Provisions**
(MPT Ordinance No. 86 issued on October 28, 1999)

This Ministerial Ordinance shall come into force as of the day the Law to Partially Amend the Broadcasting Law (Law No. 58, 1999) comes into effect (November 1, 1999)

**Supplementary Provisions**
(MPT Ordinance No. 91 issued on October 29, 1999)
This Ministerial Ordinance shall come into force as of the day the amended regulations described in the proviso to paragraph 1 of the supplementary provisions of the Law to Partially Amend the Radio Law (Law No. 47, 1999) comes into effect (November 1, 1999).

Supplementary Provisions
(MPT Ordinance No. 101 issued on December 21, 1999)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 5 issued on February 3, 2000)

(Date of enforcement)
1  This MPT Ordinance shall come into force as of the day of promulgation.

(Interim measures)
2  Notwithstanding the post-amendment provisions of Article 24 paragraph 3 of the Radio Equipment Regulations, the conditions for receiving equipment at radio stations for CDMA mobile radio-telephone communication and communication using automobile radio telephones preliminarily licensed or licensed at the enforcement of this Ministerial Ordinance and for receiving equipment at radio stations that perform communications for the purpose of testing the facilities for CDMA mobile radio-telephone communication and communication using automobile radio telephones shall continue to conform to the prior Regulations. (Partial amendment to the Regulations concerning the Technical Standard Conformity Certification for Specific Radio Equipment) 3 The Regulations concerning the Technical Standard Conformity Certification for Specific Radio Equipment (MPT Ordinance No. 37, 1981) shall be partially revised as follows. The phrases “to 895 MHz, higher than 898 MHz” in Article 2 item 10, and “to 840 MHz, higher than 843MHz” and “to 895 MHz, higher than 898 MHz” in Article 2 item 10.3 shall be deleted. The term “certificate” in Article 14 paragraph 1 item 3) shall be amended to the “technical standard conformance certification.” The term “Article 15” in Article 29 shall be amended to “Article 14 paragraph 1 and Article 15.”

Supplementary Provisions
(MPT Ordinance No. 10 issued on March 1, 2000)

(Date of enforcement)
1  This MPT Ordinance shall come into force as of the day one month after the day of promulgation.

(Partial amendment to the Radio Station Licensing Procedure Regulations)
2  The Radio Station Licensing Procedure Regulations (Radio Regulatory Committee Regulations No. 15, 1950) shall be partially amended as follows. The phrase “mobile and automobile radio telephone communication” in the proviso to Note 22 in the written format for Radio Stations and Work Designs mentioned in item 2) of the attached list shall be amended to “mobile radio communication.”

Supplementary Provisions
(MPT Ordinance No. 16 issued on March 16, 2000)

This MPT Ordinance shall come into force as of the day of promulgation.
Supplementary Provisions
(MPT Ordinance No. 32 issued on May 17, 2000)

(Date of enforcement)
1. This MPT Ordinance shall come into force as of the day of promulgation.

(Interim measures)
2. The license for premises radio stations using the emissions of frequencies in the 400 MHz band licensed at the enforcement of this MPT Ordinance shall lose its validity on the day this Ministerial Ordinance comes into effect.
3. Radio equipment used at premises radio stations using emissions of frequencies in the 400 MHz band and certified under the technical standard conformity certification immediately before this Ministerial Ordinance comes into effect shall be regarded as complying with the technical standards for radio equipment stipulated in Article 49.14 of the amended Ministerial Ordinance and thus having been certified under the technical standard conformity certification on the day this Ministerial Ordinance comes into effect.

Supplementary Provisions
(MPT Ordinance No. 45 issued on August 2, 2000)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 49 issued on August 9, 2000)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPT Ordinance No. 60 issued on September 27, 2000) (Summary)

(Ministerial Ordinance Concerning the Reorganization of Ordinances of the Ministry of Posts and Telecommunications for the Reform of Central Ministries and Agencies)
(Date of enforcement)

Article 1 This Ministerial Ordinance shall come into force as of the day (January 6, 2001) the Law to Partially Amend the Cabinet Act comes into effect.

Article 2 The forms created in the style used before the amendment to be made by this Ministerial Ordinance shall be allowed to be used for the time being after the Ministerial Ordinance comes into effect. In this case, forms created in the style used prior to amendment may be modified when they are used. (Omitted)

Supplementary Provisions
(MPT Ordinance No. 86 issued on December 12, 2000)

This MPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPHPT Ordinance No. 10 issued on February 1, 2001)

This MPHPT Ordinance shall come into force as of the day of promulgation.
Supplementary Provisions
(MPHPT Ordinance No. 15 issued on February 23, 2001)
This MPHPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPHPT Ordinance No. 64 issued on April 17, 2001)
This MPHPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPHPT Ordinance No. 76 issued on May 28, 2001)
This MPHPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPHPT Ordinance No. 81 issued on June 1, 2001)
This MPHPT Ordinance shall come into force as of the day one year after the day of promulgation.

Supplementary Provisions
(MPHPT Ordinance No. 92 issued on July 2, 2001)
This MPHPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPHPT Ordinance No. 21 issued on February 28, 2002)
This MPHPT Ordinance shall come into force as of the day of promulgation.

1. This MPHPT Ordinance shall come into force as of the day of promulgation.

Interim Measures
Notwithstanding the provisions of the Radio Equipment Regulations after amendment based on this Ordinance (hereinafter referred to as the “new Regulations”), the conditions for radio equipment at radio stations of PHS for which a license or a preliminary license has been obtained when this Ordinance is enforced can continue to conform to the prior Regulations until May 31, 2012.

2. Notwithstanding the provisions of the new Regulations, the Minister of Public Management, Home Affairs, Posts and Telecommunications can grant a license to the radio stations of PHS using the radio equipment that complies with the conditions prescribed in the Radio Equipment Regulations before amendment pursuant to this Ordinance (hereinafter referred to as the “old Regulations”) from the date of enforcement of this Ordinance to May 31, 2011. In this case, the conditions for the radio equipment can continue to conform to the prior Regulations until May 31, 2012.

3. The effect of the technical standards conformity certification related to the radio equipment at land mobile stations of PHS and the approval prescribed in Article 38.16 paragraph 1 of the Law (hereinafter referred to as “technical standards conformity certification etc.”) which have been obtained when this Ordinance is enforced shall remain in force even after the enforcement of this Ordinance.
The effect of the technical standards conformity certification etc. related to the radio equipment at radio stations of PHS (excluding land mobile stations of PHS) which has been obtained when this Ordinance is enforced shall remain in force until May 31, 2012.

An application for the technical standards conformity certification etc. related to the radio stations of PHS that comply with the conditions of the old Regulations can be made from the date of enforcement of this Ordinance to December 31, 2003 (for application by means of the simplified procedure prescribed in Article 6.2, Article 26, Article 35 and Article 52 of the Technical Standards Conformity Certification Regulations (hereinafter referred to as a “simplified procedure”), until May 31, 2012). In this case, the examination of the technical standards conformity certification etc. can continue to conform to the prior Regulations, and the preceding two items shall apply mutatis mutandis to the effect of the technical standards conformity certification etc.

Supplementary Provisions
(MPHPT Ordinance No. 61 issued on June 14, 2002)

(Date of Enforcement)
1 This MPHPT Ordinance shall come into force as of the day of promulgation.

(Interim Measures)
2 Notwithstanding the provisions prescribed in the Radio Equipment Regulations after amendment pursuant to this Ordinance, the conditions for the radio equipment at radio stations that perform CDMA portable radio communication prescribed in Article 7 paragraph 9 item 3) of the Radio Equipment Regulations for which a license or a preliminary license has been obtained when this Ordinance is enforced and that use emissions of a frequency in a range of higher than 1,920 MHz to 1,980 MHz and higher than 2,110 MHz to 2,170 MHz (hereinafter referred to as “radio equipment that performs CDMA portable radio communication and uses emissions of a frequency in the 2 GHz band”) can continue to conform to the prior regulations.

3 The Minister of Public Management, Home Affairs, Posts and Telecommunications can grant a license to the radio stations performing CDMA portable radio communication that use the radio equipment for CDMA portable radio communication using the 2 GHz band that complies with the conditions prescribed in the Radio Equipment Regulations before amendment pursuant to this Ordinance (hereinafter referred to as the “old Regulations”) from the date of enforcement of this Ordinance to May 31, 2004. In this case, the conditions for the radio equipment can continue to conform to the prior Regulations.

4 The effect of the technical standards conformity certification related to the radio equipment for CDMA portable radio communication using the 2 GHz band and the approval prescribed in Article 38.16 paragraph 1 of the Law (hereinafter referred to as “technical standards conformity certification etc.”) which have been obtained when this Ordinance is enforced shall remain in force even after the enforcement of this Ordinance.

5 An application for the technical standards conformity certification etc. related to the radio equipment for CDMA portable radio communication using the 2 GHz band that complies with the conditions of the old Regulations can be made from the date of enforcement of this Ordinance to March 31, 2003. In this case, the examination of the technical standards conformity certification etc. can continue to conform to the prior Regulations, and the provisions of the preceding paragraph shall apply mutatis mutandis to the effect of the technical standards conformity certification etc.

Supplementary Provisions
(MPHPT Ordinance No. 67 issued on June 25, 2002)

This MPHPT Ordinance shall come into force as of the day of promulgation.
Supplementary Provisions
(MPHPT Ordinance No. 76 issued on June 28, 2002)

(Date of Enforcement)
1 This MPHPT Ordinance shall come into force as of July 1, 2002.

(Interim Measures)
2 Notwithstanding the provisions of Article 48 paragraph 2 and paragraph 3 of the Radio Equipment Regulations after amendment pursuant to this Ordinance, the conditions of the radar for radionavigation to be installed on a ship that has begun to be built before the date of enforcement of this Ordinance and that must be installed on a ship according to the order based on the provisions of Article 2 of the Ships Safety Law (Law No. 11 of 1933) can continue to conform to the prior Regulations.
3 Notwithstanding the provisions of Article 47 of the Radio Equipment Regulations after amendment pursuant to this Ordinance, the conditions for the medium-wave radio direction finder that has been installed in a ship before the date of enforcement of this Ordinance and that is prescribed in Article 11.4 paragraph 4 of the Radio Law Enforcement Regulations before amendment pursuant to the Ordinance (MPHPT Ordinance No. 74 of 2002) for amending part of the Radio Law Enforcement Regulations shall continue to conform to the prior Regulations.

Supplementary Provisions
(MPHPT Ordinance No. 98 issued on September 19, 2002)
This MPHPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPHPT Ordinance No. 101 issued on September 27, 2002)
1 This MPHPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPHPT Ordinance No. 124 issued on December 20, 2002)

(Date of Enforcement)
1 This ministerial ordinance shall come into force as of the date of its promulgation, however the revised Article 7 Paragraph (18) and Article 45-12-2 shall come into force on January 17, 2003.

(Invalidating provisions regarding certain radio stations that execute digital MCA land mobile communications)
2 The provisions under Article 7, Article 49-7-3, Article 57-3 and Separate Tables 1 and 2 of the Equipment Regulations amended by this ministerial ordinance concerning radio equipment requirements for radio stations that execute digital MCA land mobile communications as stipulated in Article 7 Paragraph (10) of the Equipment Regulations, as amended by this ordinance, and which use frequencies exceeding 836 MHz up to 838 MHz or frequencies exceeding 891 MHz up to 893 MHz, shall become invalid after May 31, 2007.

(Interim Measures)
3 The radio equipment requirements for radio stations that execute MCA land mobile communications as stipulated in Article 7 Paragraph (11) Item (i) of the Equipment Regulations prior to amendment pursuant to this ministerial ordinance, and which use frequencies exceeding 1,465 MHz up to 1,468 MHz or frequencies exceeding 1,513 MHz up to 1,516 MHz, that have been granted a license or pre-permit, or have applied for a license before the effective date of this ministerial ordinance, shall be dealt with as in past cases until May 31 2005, notwithstanding the provisions under Article 7, Article 49-7, Article 57-3, Article 58 and Separate Table 1 of the Equipment Regulations amended by this ministerial ordinance.
4 The licensee of a radio station such as specified in the preceding paragraph can establish radio stations that execute MCA land mobile communications, and which use frequencies exceeding 1,465 MHz up to 1,468 MHz or frequencies exceeding 1,513 MHz up to 1,516 MHz, as stipulated in Article 7 Paragraph (11) Item (i) of the Equipment Regulations prior to amendment pursuant to this ministerial ordinance, even after the effective date of this ministerial ordinance, until May 31 2005. In this case, the radio equipment requirements for the radio station shall be dealt with as in past cases.

5 The radio equipment requirements for radio stations that execute MCA land mobile communications as stipulated in Article 7 Paragraph (11) Item (i) of the Equipment Regulations prior to amendment pursuant to this ministerial ordinance, and which use frequencies exceeding 1,468 MHz up to 1,477 MHz or frequencies exceeding 1,516 MHz up to 1,525 MHz, that have been granted a license or pre-permit, or that have applied for a license before the effective date of this ministerial ordinance, shall be dealt with as in past cases until May 31 2009, notwithstanding the provisions under Article 7, Article 49-7, Article 57-3, Article 58, Separate Table 1 of the Equipment Regulations amended by this ministerial ordinance.

6 The licensee of radio stations as specified in the preceding paragraph can establish radio stations that execute MCA land mobile communications as stipulated in Article 7 Paragraph (11) Item (i) of the Equipment Regulations prior to amendment pursuant to this ministerial ordinance, and which use frequencies exceeding 1,468 MHz up to 1,477 MHz or frequencies exceeding 1,516 MHz up to 1,525 MHz, even after the effective date of this ministerial ordinance, until May 31 2009. In this case, the radio equipment requirements for the radio station shall be dealt with as in past cases.

**Supplementary Provisions**
(MPHPT Ordinance No. 23 issued on January 17, 2003)

This MPHPT Ordinance shall come into force as of the day of promulgation.

**Supplementary Provisions**
(MPHPT Ordinance No. 61 issued on March 31, 2003)

This MPHPT Ordinance shall come into force on April 1, 2003.

**Supplementary Provisions**
(MPHPT Ordinance No. 91 issued on June 18, 2003)

(Date of Enforcement)

1 This MPHPT Ordinance shall come into force as of the day of promulgation.

(Interim Measures)

2 The effect of the technical standards conformity certification related to radio equipment for a specified low-power radio station using a frequency in the range of 2,400 MHz to 2,483.5 MHz, and adopting a frequency hopping system, and the approval prescribed in Article 38.16 paragraph 1 of the Law (hereinafter referred to as “technical standards conformity certification etc.”) that have been obtained when this Ordinance is enforced shall remain in force even after the enforcement of this Ordinance.

3 An application for the technical standards conformity certification etc. related to radio equipment for a specified low-power radio station that complies with the conditions of the old Equipment Regulations prior to this Ordinance, uses a frequency in the range of 2,400 MHz to 2,483.5 MHz, and adopts a frequency-hopping system. may be made from the date of enforcement of this Ordinance, to June 30, 2004. In this case, examination of the technical standards conformity certification etc. may continue to conform to the prior Regulations, and the provisions of the preceding paragraph shall apply mutatis mutandis to the effect of the technical standards conformity certification. etc.
Supplementary Provisions
(MPHPT Ordinance No. 133 issued on October 9, 2003)

This MPHPT Ordinance shall come into force as of the day of promulgation.

Supplementary Provisions
(MPHPT Ordinance No. 2 issued on January 26, 2004)

(Date of Enforcement)
1. This Ordinance shall come into force on the enforcement date (January 26, 2004) of the Law that Partially Amends the Radio Law (Law No. 68, 2003; hereinafter referred to as “Amendment Law”). (Transitional Arrangements)
2. Applications that have been submitted, when this Ordinance is enforced, in accordance with the provision of Article 19 of the Ordinance concerning Technical Regulations Conformity Certification of Specified Radio Equipment before amendment pursuant to this Ordinance (hereinafter referred to as “Old Regulations”) shall be regarded as the applications submitted in accordance with the provision of Article 14 of the Ordinance concerning Technical Regulations Conformity Certification etc. of Specified Radio Equipment after amendment pursuant to this Ordinance (hereinafter referred to as “New Regulations”).
3. Measuring instruments etc. that have been calibrated, when this Ordinance is enforced, in accordance with the provision of Article 11 of the Old Regulations shall be regarded as having received the calibration etc. specified in Item (2) of Article 38-3, Paragraph 1 of the New Law, from the date of enforcement of this Ordinance until the date of renewal of registration specified in Article 38-4, Paragraph 1 of the New Law, after amendment pursuant to the Amendment Law (hereinafter referred to as “New Law”). Provided, however, that the measuring instruments etc. used by the Registered Certification Body for an examination for Technical Regulations Conformity Certification specified in Article 6, Paragraph 1 or certification by type specified in Article 17, Paragraph 1 of the New Regulations shall be limited to those which have not passed one year since the date of the said calibration.
4. Any person for whom notification of appointment as Certifier has been made in accordance with the provision of Article 14 of the Old Regulations and who has been recognized to be a person specified in Item (6) of Article 12 of the Old Regulations having knowledge and experience that surpass or are equal to those of the persons falling under any one of Items (1) through (5) of Article 12 thereof, when this Ordinance is enforced, shall be regarded, until August 14, 2007, to be a person who has knowledge and experience conforming to the conditions listed in Table No. 4 of the New Law.
5. Examinations that have been started relating to application for Technical Regulations Conformity Certification specified in Article 3, or certification specified in Article 22 of the Old Regulations, when this Ordinance is enforced, can continue to conform to the prior Regulations.
6. Operating rules that have been received approval, when this Ordinance is enforced, in accordance with the provisions of the Law before amendment pursuant to the Amendment Law shall, until the elapse of six months from the date of enforcement of this Ordinance (in the case where an application for approval is made within the period in accordance with the provision of Article 38-10 of the New Law, the date on which the said application is approved), be regarded as operating rules approved in accordance with the provision thereof.
7. Any person who has received a designation, when this Ordinance is enforced, as the Designated Certification Body limited to one class of Special Radio Equipment shown in the right-hand column of the table of Article 8 of the Old Regulations belonging to categories in the left-hand column thereof may conduct, only during the period until July 24, 2006, the Technical Regulations Conformity Certification work or work for certification by type relating to the class of the Special Radio Equipment for which the said designation remains in force,
notwithstanding the provision of Article 10 of the New Regulations.

8. Dispositions, procedures, and other acts that were made or performed in accordance with the provisions of the Old Regulations before the enforcement of this Ordinance, other than those specified in the preceding Paragraph 6, shall be regarded as those made or performed in accordance with the corresponding provisions of the New Regulations.

9. Marking based on the format specified in Table No. 5 of the Old Regulations shall be regarded as marking based on the format specification in accordance with Form No. 7 of the New Regulations.

Supplementary Provisions
(MPHPT Ordinance No. 32 issued on March 1, 2004)

This MPHPT Ordinance shall come into force as of the day of promulgation.

Table No. 1

Examination for Technical Regulations Conformity Certification (related to Articles 6 and 25)
1. The Examination for Technical Regulations Conformity Certification must be conducted as follows:
   (1) Type Examination Examination must be conducted to examine whether the content of Type Specifications (which shall mean a document describing matters relating to type; the same applies in Table No. 3 and No. 5) of the Specified Radio Equipment for which a Technical Regulations Conformity Certification has been requested (hereinafter referred to as “Applied Equipment”) complies with the technical regulations.
   (2) Collative Examination The Applied Equipment must be examined against the information provided in the Type Specifications.
   (3) Characteristics Examination The Applied Equipment must be tested as specified below, and examination must be made as to whether it is in compliance with the technical regulations.
      a. For devices falling under Column 1 of the table shown below, tests must be conducted for the applicable test items in Column 2 of the table using the applicable measuring instruments etc. in Column 3 of the table according to the Specified Radio Equipment classification shown in Column 4 of the table and in accordance with the test methods separately notified by the Minister of Public Management, Home Affairs, Posts and Telecommunications or a method that surpasses or is equal to the method.
<table>
<thead>
<tr>
<th>Test Item</th>
<th>3 Measuring Instruments etc.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Frequency</td>
<td>Frequency counter or spectrum analyzer</td>
</tr>
<tr>
<td>Occupied frequency bandwidth</td>
<td>Takes voice generator or false signal generator, band meter or spectrum analyzer</td>
</tr>
<tr>
<td>Spectrum emission or unwanted emission intensity</td>
<td>Low-frequency oscillator, spectrum analyzer</td>
</tr>
<tr>
<td>Antenna power</td>
<td>Multimeter, electric-field intensity meter or spectrum analyzer</td>
</tr>
<tr>
<td>Specific absorptivity</td>
<td>Specific absorptivity measuring instrument</td>
</tr>
<tr>
<td>Frequency deviation, frequency deflection, or degree of modulation</td>
<td>Low-frequency oscillator, linear detector, or modulation meter</td>
</tr>
<tr>
<td>Pre-emphasis characteristics</td>
<td>Low-frequency oscillator, linear detector</td>
</tr>
<tr>
<td>Carrier-wave power</td>
<td>Low-frequency oscillator, spectrum analyzer</td>
</tr>
<tr>
<td>Overall frequency characteristics</td>
<td>Low-frequency oscillator, spectrum analyzer</td>
</tr>
<tr>
<td>Overall distortion and noise</td>
<td>Low-frequency oscillator, linear detector or distortion factor meter</td>
</tr>
<tr>
<td>Transmission rise time and transmission fall time</td>
<td>Oscilloscope or spectrum analyzer</td>
</tr>
<tr>
<td>Adjacent channel leakage power or out-band leakage power</td>
<td>Low-frequency oscillator, power measuring meter or spectrum analyzer</td>
</tr>
</tbody>
</table>

**Note:**
1. Frequency deviation, frequency deflection, or degree of modulation.
2. Pre-emphasis characteristics.
3. Carrier-wave power.
4. Overall frequency characteristics.
5. Overall distortion and noise.
6. Transmission rise time and transmission fall time.
7. Adjacent channel leakage power or out-band leakage power.

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<table>
<thead>
<tr>
<th>Parameter</th>
<th>Equipment Required</th>
<th>Note</th>
</tr>
</thead>
<tbody>
<tr>
<td>Power when carrier is not being transmitted</td>
<td>Low-frequency oscillator, power measuring receiver or spectrum analyzer</td>
<td></td>
</tr>
<tr>
<td>Transmission rate</td>
<td>Low-frequency oscillator, oscilloscope</td>
<td></td>
</tr>
<tr>
<td>Limit of radio waves which are secondarily emitted</td>
<td>Low-frequency oscillator, power measuring equipment or spectrum analyzer</td>
<td></td>
</tr>
<tr>
<td>Sensitivity</td>
<td>Standard signal generator, level meter</td>
<td></td>
</tr>
<tr>
<td>Passing bandwidth</td>
<td>Standard signal generator, frequency meter, level meter</td>
<td></td>
</tr>
<tr>
<td>Attenuation</td>
<td>Standard signal generator, frequency meter, level meter</td>
<td></td>
</tr>
<tr>
<td>Spurious response</td>
<td>Standard signal generator, level meter</td>
<td></td>
</tr>
<tr>
<td>Adjacent channel selectivity</td>
<td>Low-frequency oscillator, standard signal generator, level meter or oscilloscope</td>
<td></td>
</tr>
<tr>
<td>Sensitivity suppression effect</td>
<td>Standard signal generator, level meter</td>
<td></td>
</tr>
<tr>
<td>Intermodulation characteristics</td>
<td>Standard signal generator, level meter</td>
<td></td>
</tr>
<tr>
<td>Frequency fluctuation of local oscillator</td>
<td>Frequency meter</td>
<td></td>
</tr>
<tr>
<td>De-emphasis characteristics</td>
<td>Low-frequency oscillator, linear detector</td>
<td></td>
</tr>
<tr>
<td>Overall distortion and noise</td>
<td>Standard signal generator, distortion/noise meter</td>
<td></td>
</tr>
</tbody>
</table>

Note: * Indicates additional equipment required for specific measurements.
<table>
<thead>
<tr>
<th>Parameter</th>
<th>Frequency</th>
<th>Occupied frequency bandwidth</th>
<th>Spurious emissions or unwanted emission intensity</th>
<th>Antenna power</th>
<th>Specific absorptivity</th>
<th>Frequency deviation, deflection, or degree of modulation</th>
<th>Pre-emphasis characteristics</th>
<th>Carrier-wave power</th>
<th>Overall frequency characteristics</th>
<th>Overall distortion and noise</th>
<th>Transmission risetime and transmission falltime</th>
<th>Adjacent channel leakage power or out-band leakage power</th>
<th>Power when carrier is not being transmitted</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mass spectrum detector</td>
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<tr>
<td>Spectrum analyzer</td>
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<tr>
<td>Direct-current detector</td>
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<tr>
<td>Carrier-current detector</td>
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<tr>
<td>Power meter</td>
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<tr>
<td>Antenna true power</td>
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<tr>
<td>Specific absorptivity</td>
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</tr>
</tbody>
</table>

Note: The table above lists various measuring instruments and their respective uses for different parameters. The 'X' in the table indicates the use of that instrument for measuring the parameter.
<table>
<thead>
<tr>
<th>Parameter</th>
<th>Measuring Equipment</th>
</tr>
</thead>
<tbody>
<tr>
<td>Transmission rate</td>
<td>Low frequency oscillator, oscilloscope</td>
</tr>
<tr>
<td>Limit of radio waves which are secondarily emitted</td>
<td>Electric-field intensity measuring equipment or spectrum analyzer</td>
</tr>
<tr>
<td>Sensitivity</td>
<td>Standard signal generator, level meter or distortion/noise meter</td>
</tr>
<tr>
<td>Pasing bandwidth</td>
<td>Standard signal generator, frequency meter, level meter</td>
</tr>
<tr>
<td>Attenuation</td>
<td>Standard signal generator, frequency meter, level meter</td>
</tr>
<tr>
<td>Spurious response</td>
<td>Standard signal generator, level meter or distortion factor/noise meter</td>
</tr>
<tr>
<td>Adjacent channel selectivity</td>
<td>Low frequency oscillator, standard signal generator, level meter or oscilloscope</td>
</tr>
<tr>
<td>Sensitivity suppression effects</td>
<td>Standard signal generator, level meter</td>
</tr>
<tr>
<td>Intermodulation characteristics</td>
<td>Standard signal generator, level meter or distortion factor/noise meter</td>
</tr>
<tr>
<td>Frequency fluctuation of local oscillator</td>
<td>Frequency meter</td>
</tr>
<tr>
<td>Intermodulation characteristics</td>
<td>Low frequency oscillator, linear detector</td>
</tr>
<tr>
<td>Overall distortion and noise</td>
<td>Standard signal generator, distortion/noise meter</td>
</tr>
</tbody>
</table>

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<table>
<thead>
<tr>
<th>Test Item</th>
<th>Measuring Instruments etc.</th>
<th>1</th>
<th>2</th>
<th>3</th>
<th>4</th>
</tr>
</thead>
<tbody>
<tr>
<td>Frequency</td>
<td>Frequency counter or spectrum analyzer</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Occupied frequency bandwidth</td>
<td>False signal generator or false signal generator, band meter or spectrum analyzer</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Spurious emission or unwanted emission intensity</td>
<td>Low-frequency oscillator, spectrum analyzer or spectrum analyzer</td>
<td>-</td>
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<td>-</td>
</tr>
<tr>
<td>Antenna power</td>
<td>Antenna power</td>
<td>-</td>
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</tr>
<tr>
<td>Specific absorptivity</td>
<td>Specific absorptivity measuring instrument</td>
<td>-</td>
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</tr>
<tr>
<td>Transmitter</td>
<td>Frequency deviation, frequency deflection, or phase of modulation</td>
<td>Low-frequency oscillator, linear detector, or modulation meter</td>
<td>-</td>
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<td>-</td>
</tr>
<tr>
<td>Pre-emphasis characteristics</td>
<td>Low-frequency oscillator, linear detector</td>
<td>-</td>
<td>-</td>
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</tr>
<tr>
<td>Carrier-wave power</td>
<td>Low-frequency oscillator or spectrum analyzer</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Overall frequency characteristic</td>
<td>Low-frequency oscillator, linear detector</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Overall distortion and noise</td>
<td>Low-frequency oscillator, linear detector or distortion factor/noise meter</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Transmission rise time and transmission fall time</td>
<td>Oscilloscope or spectrum analyzer</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Adjacent channel leakage power or out-band leakage power</td>
<td>Low-frequency oscillator, power measuring receiver or spectrum analyzer</td>
<td>-</td>
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<td>-</td>
</tr>
<tr>
<td>Parameter</td>
<td>Measurement Equipment</td>
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<tr>
<td>------------------------------------------------</td>
<td>----------------------------------------------------------------------------------------</td>
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</tr>
<tr>
<td>Power when carrier is not being transmitted</td>
<td>Low frequency oscillator, power measuring receiver or spectrum analyzer</td>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Transmission rate</td>
<td>Low frequency oscillator, oscilloscope</td>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Limit of radio waves which are secondary emitted</td>
<td>Electric-field intensity measuring equipment or spectrum analyzer</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Sensitivity</td>
<td>Standard signal generator, level meter or distortion factor/noise meter</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Passing Bandwidth</td>
<td>Standard signal generator, frequency meter, level meter</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Attenuation</td>
<td>Standard signal generator, frequency meter, level meter</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Spurious response</td>
<td>Standard signal generator, level meter or distortion factor/noise meter</td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Adjacent channel selectivity</td>
<td>Low frequency oscillator, standard signal generator, level meter or distortion factor/noise meter</td>
<td></td>
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<td></td>
</tr>
<tr>
<td>Sensitivity suppression effect</td>
<td>Standard signal generator, level meter</td>
<td></td>
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</tr>
<tr>
<td>Intermodulation characteristics</td>
<td>Standard signal generator, level meter or distortion factor/noise meter</td>
<td></td>
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</tr>
<tr>
<td>Frequency fluctuation of local oscillator</td>
<td>Frequency meter</td>
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</tr>
<tr>
<td>De-emphasis characteristics</td>
<td>Low frequency oscillator, linear detector</td>
<td></td>
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<td></td>
<td></td>
</tr>
<tr>
<td>Signal detection and noise</td>
<td>Standard signal generator, distortion factor/noise meter</td>
<td></td>
<td></td>
<td></td>
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</tr>
</tbody>
</table>
Notes:

1. Tests must be performed for the test items marked with *.
2. This must be limited to that using a radio wave having a frequency specified in Item S-18 of the Appendix to Radio Communication Regulations.
3. Deleted
4. Deleted
5. This must be limited to that using a radio wave having a frequency that is 470 MHz or less but higher than 335.4 MHz or 2,690 MHz or less but higher than 1,215 MHz.
6. Excluding that using a radio wave having a frequency that is 952 MHz or higher to 954 MHz or in the 2,450 MHz band.
7. Excluding that using a radio wave having a frequency that is 405 MHz or less but higher than 402 MHz, 2,400 MHz or higher to 2,483.5 MHz, 10.55 GHz or less but higher than 10.5 GHz, 24.25 GHz or less but higher than 24.05 GHz, 66 GHz or less but higher than 59 GHz, 77 GHz or less but higher than 67 GHz.
8. If it is extremely difficult to conduct this test, the examination of conformance with the technical regulations may be made based on documentation containing the results of a test that has been recognized by the Registered Certification Body to be equivalent to the test.
9. This must be limited to that used for radio stations for communications of a secret nature.
10. This must be limited to that used for radio stations for maritime or maritime transport activities that are specified in Article 57 of the Radio Equipment Regulations.
11. This must be limited to radio stations using an F3E radio wave specified in Article 40-2, Paragraph 1 of the Radio Equipment Regulations that use a frequency listed in the table of Item S-18 of the Appendix to Radio Communication Regulations and/or are part of onboard ship communications equipment.
12. This must be limited to that used for radio stations for maritime or maritime transport activities that are specified in Article 58-2, Paragraph 1 of the Radio Equipment Regulations or that used for radio stations for maritime or maritime transport activities that are specified in Article 58-2-2, Paragraph 1 of the Radio Equipment Regulations (excluding that using a radio wave having a frequency that is 467.58 MHz or less but higher than 450 MHz which comprise part of onboard ship communications equipment).
13. This must be limited to that used for radio stations for maritime or maritime transport activities that are specified in Article 58-2, Paragraph 1 of the Radio Equipment Regulations or that comprising part of the onboard ship communications equipment specified in Article 58-2-2, Paragraph 2 of the Radio Equipment Regulations.
14. This must be limited to that comprising part of onboard ship communications equipment specified in Article 58-2-2, Paragraph 2 of the Radio Equipment Regulations.
16. This must be limited to the transmitting equipment (excluding the transmitting equipment that performs communication with land mobile stations) at radio stations performing communications etc. for testing time division/code division multiple access portable radio communication equipment.
b. When the Applied Equipment includes a device which is not a transmitter or receiver, that
device must also be tested in accordance with the test method specified in a separate
notification from the Minister of Internal Affairs and Communications or a method that
surpasses or is equal to such method.
c. When the Applied Equipment is radio equipment mentioned in any of Item (1)-4, Item
(1)-8, Item (4), Item (9), Item (10), Item (11), Item (11)-3, Item (11)-4, Item (11)-7, Item
(11)-8 (limited to the radio equipment at radio stations performing communications, etc.,
for testing time division/code division multiple access portable radio communication
equipment), Item (14), Item (14)-2, Item (20), Item (20)-2, Item (22), Item (25)-3, Item
(25)-6, Item (28), Item (28)-2, Item (34), or Item (46) of Article 2, Paragraph 1, overall
performance testing of the Applied Equipment (which shall mean the testing in accordance
with the test methods specified in a separate notification from the Minister of Internal
Affairs and Communications or a method that surpasses or is equal to such method to
examine conformance with the requirements specified in Items (1)-a through (1)-d; Items
(2)-b and (2)-c and Item (3) of Article 45-21; Items (1)-b and (1)-c of Article 49-6-2,
Paragraph 1 and Paragraph 2 thereof; Items (1)-b and (1)-c of Article 49-6-3, Paragraph 1
and Items (1) and (2) of Paragraph 2 thereof; Item (1) of Article 49-6-4, Paragraph 1 and
Items (1) and (2) of Paragraph 2 thereof; Items (1)-a and (1)-c of Article 49-6-5,
Paragraph 1 and Items (1) through (3) of Paragraph 2 thereof (for the radio equipment at
radio stations performing communications, etc., for testing time division/code division
multiple access portable radio communication equipment, Items (1)-a and (1)-c of Article
49-6-5, Paragraph 1 and Item (1) of Paragraph 3 thereof); Item (1)-b(4) of Article 49-7;
Item (1)-h of Article 49-7-2; Item (2) of Article 49-8-3, Paragraph 2; Article 49-15,
Paragraph 2; Items (1)-a(1) through (1)-a(3) of Article 49-18 and Items (1)-b(2) and
(1)-b(3) thereof; Items (2)-a(1) and (2)-a(3) through (2)-a(5) of Article 49-18; Items
(1)-a(1) and (1)-a(3) of Article 49-23; Items (2)-a(1) and (2)-a(2) of Article 49-23; Item
(4)-a(6) of Article 54, Paragraph 1; Items (3) through (6) of Article 54-3, Paragraph 3 of
Article 57-2-2 or Paragraph 3 of Article 57-3-2; or Item (2)-h of Article 58-2-13, Paragraph
1 of the Radio Equipment Regulations) must be conducted using overall performance
characteristics examination equipment, etc.

2 In the case where applications for examination have been applied simultaneously for two or more
pieces of Applied Equipment which are based on the same Type Specifications, the Applied
Equipment pieces are made by the same person or entity, and it can be rationally concluded from the
results of the characteristics examination made on some of the Applied Equipment pieces that the
remainder of the Applied Equipment pieces are in conformity with the Type Specifications in
question, the characteristics examination for the remainder of the Applied Equipment pieces may be
omitted.

3 In the case where photographs (which shall mean photographs or drawings showing the layout and
external appearance of the components of the Specified Radio Equipment with the necessary
dimensional values; the same applies hereinafter) of the Applied Equipment and documents
describing the tests of characteristics examination satisfying the requirements shown below and
documents describing the results of the tests have been submitted, submission of the Applied
Equipment is not required, and the collative examination may be substituted by a comparison of the
photographs of the Applied Equipment against the information provided in the Type Specifications
of the Applied Equipment and the characteristics examination may be substituted by a fitness
examination based on the documents describing the examination satisfying the requirements shown
below and documents describing the results of the examination. In this case, the Registered
Certification Body must appropriately confirm whether the documents submitted satisfy the
requirements shown below.
(1) Results of tests that were conducted using measuring instruments etc. which have been given calibration etc. specified in Item (2) of Article 24-2, Paragraph 4 of the Law; and

(2) Results of tests that were conducted in accordance with the method of the characteristics examination specified in Table No. 1-1-(3).

Table No. 2
Format for Type Specifications (related to Table No. 1-1-(1))

No. 1 Type Specifications of radio equipment used for land mobile stations (excluding land mobile stations for Personal Handyphone Systems, land mobile stations of narrow-area communications systems, and land mobile stations of a radio access system in the 5 GHz band); portable stations; command stations specified in Item (1)-4 of Article 2, Paragraph 1; ship stations, onboard ship communications stations, meteorological support stations, convenience radio stations using a radio wave with a frequency of the 50 GHz band; premises radio stations specified in Item (6) of Article 2, Paragraph 1; base stations specified in Item (10)-3, (11)-2, (11)-5, (11)-6, (11)-8, or (15) of Article 2, Paragraph 1; radio stations performing communications, etc., for testing time division multiple access portable radio communications equipment; radio stations performing communications, etc., for testing code division multiple access portable radio communications equipment; radio stations performing communications, etc., for testing time division/code division multiple access portable communications equipment; fixed stations specified in Item (16), (17), (18), (24), (38), (44), or (45) of Article 2, Paragraph 1; digital directive stations specified in Item (20) or (20)-2 of Article 2, Paragraph 1; Personal Handyphone System base stations, radio stations relaying communications between Personal Handyphone System base stations and land mobile stations or radio stations performing communications, etc., for testing Personal Handyphone System communications equipment; special operation stations specified in Item (27) of Article 2, Paragraph 1; base stations for narrow-area communications systems; and base stations or land mobile relay stations specified in Item (41) or (43) of Article 2, Paragraph 1

Type Specifications

<table>
<thead>
<tr>
<th>1 Communication Method</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) Rated Output</td>
</tr>
<tr>
<td>(2) Type and Frequency Range of Transmittable Radio Wave</td>
</tr>
<tr>
<td>(3) Oscillation</td>
</tr>
<tr>
<td>(4) Modulation</td>
</tr>
</tbody>
</table>

2 Transmitter

<table>
<thead>
<tr>
<th>Manufacturer Information</th>
<th>Name of Manufacturer</th>
<th>Model Type or Name</th>
<th>Serial Number</th>
<th>Test No.</th>
</tr>
</thead>
</table>

3 Antenna

| (1) Type and Structure   |
| (2) Gain                |

4 Classification and Model Type or Name of Auxiliary Equipment

5 Other Type Specifications Items

6 Attached Drawing

Radio Equipment System Diagram

7 Reference Information

Model Type or Name of Radio Equipment
Notes: For the entry in Column 1, an expression such as “one-way communication,” “simplex communication,” “duplex communication,” “semi-duplex communication,” or “broadcasting communication” must be used and the rules mentioned below must be observed. However, no entry is required for radio equipment falling under Item (6) of Article 2, Paragraph 1 that uses a radio wave having a frequency that is 952 MHz or higher to 954 MHz or in the 2,450 MHz band.

(1) When using a multiplex channel (excluding television transmission), the notation “(multi)” must be added and the number of communications channels must be indicated. In this case, the number of any communications channels other than telephony channels must be indicated as converted to the corresponding number of telephony channels.

(2) In the case of television transmission, the notation “(television)” must be added and the number of image channels and that of audio channels must be indicated.

(3) In the case of narrow-band digital communication radio equipment specified in Article 54, Paragraph 3 of the Radio Equipment Regulations, the following information must be provided:
   a. In the case of time division multiplex radio equipment, the multiplexing number per carrier must be indicated.
   b. In the case of time division multiple access radio equipment, the number of channels per carrier must be indicated.

2 In Column 2-(1), the rated output value at the output terminal shown in the Radio Equipment System Diagram must be entered by radio wave type.

(1) In the case of radio equipment using real number zero point single-sideband modulation, the peak power and average power values must be entered.

(2) In the case of radio equipment whose antenna power tolerance is specified by a bandwidth of 1 MHz, the antenna power for the bandwidth of 1 MHz must be indicated.

(3) In the case where the rated output is lowered for use, the rated output, reduction method, and output after reduction must be indicated or in the case where the rated output is variable for setting within a certain range, the minimum antenna power and maximum antenna power must be indicated.

   (Entry Example) D1D 0.25 W and 0.05 W/MHz
   F3E  5 W (3 W with fixed attenuator)
   F3C 1 W to 5 W (APC fixed setting)

3 For the entry in Column 2-(2), an expression such as “F3E 142 MHz to 162 MHz” or “F3E 143.54, 149.01, 149.03, 153.33, 165.97 MHz” must be used. In the case of a synthesizer type transmitter, the transmittable frequency interval and the number of frequencies must be indicated using an expression such as “20-kHz intervals, 1,001 frequencies.”

4 In Column 2-(3), the oscillation method and frequency must be entered. (Entry Example) Crystal oscillation 1/24 of the transmittable frequency

5 In Column 2-(4), the modulation method corresponding to the radio wave type indicated in Column 2-(2) and the applicable information according to the following classification must be entered:

(1) In the case of amplitude modulation:
   a. Maximum transmission speed (Entry must be made only in the case of telegraphy. The speed must be indicated in baud.)
   b. Degree of modulation (only when the radio wave type is A2A, A2B, A2D, A2N, or A2X)
c. Maximum modulation frequency (In the case of multiplex radio equipment, the maximum frequency of the multiplex terminal equipment must be entered.)
d. Modulation signal transmission speed (Entry must be made only in the case of radio equipment using the narrow-band digital communications method specified in Article 54, Paragraph 3 of the Radio Equipment Regulations.)

(2) In the case of frequency or phase modulation:
  a. Maximum modulation frequency
  b. Maximum frequency deviation or maximum phase deviation (In the case of a frequency division multiplex system, this must be the effective value of the frequency or phase deviation that occurs when a test sound with a frequency of 800 Hz is supplied to the 0 level transmission point at 0 dBm.)
  c. Characteristics of the predistortion circuit (only in the case of multiplex radio equipment or television.)
  d. Pulse width and repetitive frequency (Entry must be made only in the case of a transmitter of radio equipment falling under Item (1)-2 of Article 2 (limited to that used for portable stations for aviation radiotelephony specified in Article 7, Paragraph 8 of the Radio Equipment Regulations) or Item (5) of Article 2.)

(Entry Example) Frequency modulation (SS-FM) channel maximum frequency:
8.204 kHz
Maximum frequency deviation: 140 kHz/r.m.s.
Monitoring and control signal frequency: 9.203 kHz
Maximum frequency deviation: 70 kHz/r.m.s.
Predistortion circuit characteristics CCIR 8 dB emphasis insertion (for 1,800 ch.)

(3) In the case of pulse modulation: Pulse width and repetitive frequency

6 Entry in Column 2-(5) must be made as follows:
  (1) The name of the transmitter manufacturer and other relevant information must be provided.
  (2) The serial number need not be provided in the case of an application for certification by type.

7 Entry in Column 3-(1) must be made as follows:
  (1) When there is a polarization plane (entry must be made only in the case where a radio wave having a frequency exceeding 25.21 MHz is used; in the case of circular polarization, the direction of rotation of the electric field vector as seen from the transmitting side must be indicated as either “rightward” or “leftward”), radiator, reflector, or wave director, its type and the number of elements must be indicated.
  (2) With regard to parabolic mirrors and electromagnetic horns, the diameter or major axis or minor axis length must be indicated.
  (3) If the structure of the antenna is so complex that it is difficult to indicate all the information, a note must be provided in this column to the effect that the antenna structure is as shown in the attached drawing. In this case, a drawing showing the antenna structure must be attached.

(Entry Example) Single type (V) \(\frac{\pi}{4}\)
Parabola (H) 0.5m
Yagi antenna (V. R1. D2)

8 Entry in Column 3-(2) must be made as follows:
  (1) Entry must be made only in the case of radio equipment used for radio stations using a radio wave having a frequency exceeding 25.21 MHz, and the gain must be indicated in Gis (absolute gain). However, in the case of radio equipment falling
under Items (1)-4, (10), (11), (11)-3, (11)-4, (11)-7, (20) and (20)-2 of Article 2, Paragraph 1 (with regard to radio equipment falling under Item (1)-4 of Article 2, Paragraph 1, only that having the function specified in Item 2-b(3) of Article 49-7 of the Radio Equipment Regulations shall apply) that use two or more antennas, only the upper limit value must be provided for each model type and structure.

(2) In the case of radio equipment whose angular width of main radiation is specified by equivalent isotropically radiated power, the angular width must be indicated.

9 In Column 4, information about the components etc. of the radio equipment that are not mentioned in Columns 2 and 3 must be provided.

<table>
<thead>
<tr>
<th>Kind and Model Type or Name</th>
<th>System Type, Standard etc.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Selective call device of type</td>
<td>Circulation type, group 4, Group signal frequency = 487.5 Hz</td>
</tr>
<tr>
<td>Interference prevention function</td>
<td>The function specified in Article 9-4 of the Radio Equipment Regulations</td>
</tr>
</tbody>
</table>

10 In Column 5, a statement must be provided to the effect that the radio equipment complies with the technical regulations specified in Chapter 3 of the Radio Law with respect to the Type Specifications Items other than those mentioned in Columns 1 through 4.

11 Entry in Column 6 must be made as follows:

(1) In the case of a Radio Equipment System Diagram relating to a transmitter, the names and uses of the vacuum tubes, semiconductors, and/or integrated circuits, the frequency of each stage, the method for synthesizing the transmission radio wave frequency from the oscillation frequency, and the power supply voltage must be indicated.

(Entry Example)
Crystal oscillator
Modulator Multiplier Multiplier Multiplier Multiplier Power Amplifier
Amplifier Amplifier 1DC Amplifier Rectifier or Battery

(2) In the case of a Radio Equipment System Diagram relating to a receiver, the names and
uses of the vacuum tubes, semiconductors, and/or integrated circuits, the frequency of each stage (including the relationship between the receive frequency and the frequency of the No. 1 local oscillation section in terms of which is higher), and the passband width (which must be 6 dB or less) must be indicated.

(Entry Example)

(3) Drawings showing the overview of structure and shape of the radio equipment that describe the structure of the radio equipment, such that it is difficult to open the casing easily, complying with the technical regulations must be attached (limited to the radio equipment relating to the technical regulations).

(4) In the case of radio equipment relating to the technical regulations concerning allowable values of Specific Absorption Rate in the human head, drawings showing the structure and position of the antenna or other components relating to measuring with regard to the technical regulations must be attached.

12 Entry in Column 7 must be made as follows:

(1) The antenna impedance, modulation input impedance, receive output impedance, and standard modulation input level must be indicated. (The standard modulation input level must be provided only in the case of a transmitter of radio equipment falling under Item (5) of Article 2, Paragraph 1.)

(2) In the case of radio equipment falling under Item (6) of Article 2, Paragraph 1, the use of the equipment must be indicated.

(3) If it is difficult to open/close the radio equipment upon conducting the collative examination, drawings or photographs showing the layout and external appearance of the components must be attached.

(4) If there are any testing programs, connectors or other properties indispensable in particular upon conducting the characteristic examination, the name and kind of those must be indicated.

No. 2 Type Specifications of Radio Equipment Used for Radio Stations for Radio Navigation and
### Radiolocation Type Specifications

<table>
<thead>
<tr>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) Rated Output</td>
<td>(2) Type and Frequency Range of Transmittable Radio Wave</td>
</tr>
<tr>
<td>(3) Oscillation</td>
<td>(4) Modulation</td>
</tr>
<tr>
<td>(5) Manufacturer Information</td>
<td>Name of Manufacturer</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>3 Transmitter</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) Passband Width</td>
</tr>
<tr>
<td>(2) Manufacturer Information</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>4 Receiver</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) Type and Structure</td>
</tr>
<tr>
<td>(2) Gain</td>
</tr>
<tr>
<td>(3) Rotation Speed</td>
</tr>
<tr>
<td>(4) Range of Angle of Main Radiation on Horizontal Plane</td>
</tr>
<tr>
<td>(5) Range of Angle of Main Radiation on Vertical Plane</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>5 Antenna</th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) Name of Auxiliary Equipment</td>
</tr>
<tr>
<td>(2) Type Specifications Items</td>
</tr>
<tr>
<td>(3) Other Type Specifications Items</td>
</tr>
<tr>
<td>(4) Attached Drawing</td>
</tr>
<tr>
<td>(5) Reference Information</td>
</tr>
</tbody>
</table>

**Notes:**

1. In the case of radio equipment used for radio buoy stations, the effective coverage range must be indicated in Column 1.
2. Entry in Column 2 must be made only in the case of radio equipment falling under Item (29) of Article 2, Paragraph 1.
3. In Column 3-(1), the rated output value at the output terminal shown in the Radio Equipment System Diagram must be entered by radio wave type. In the case where the rated output is lowered for use, the rated output, reduction method, and output after reduction must be indicated. (Entry Example) N0N 0.1 W (0.01 W with fixed attenuator)
4. Entry in Column 3-(2) must be made using an expression such as “N0N 10.525 GHz” or “P0N 9410MHz.”
5. In Column 3-(3), the oscillation method and frequency must be entered.
In Column 3-(4), the modulation frequency must be entered only when the radio wave type entered in Column 3-(2) is A2N.

Entry in Column 3-(5) and 4-(2) must be made as follows:

1. Provide the transmitter manufacturer name etc. However, in the case where the transmitter and receiver are housed in the same casing, the information must be provided only in Column 3-(5) and the note “Same as the transmitter” must be provided in Column 4-(2).

2. The serial number need not be provided in the case of an application for certification by type.

In Column 4, a 3 dB (6 dB in the case of radio equipment used for radio buoy stations) drop width must be entered.

When the antenna is not shared between the transmitter and receiver, indicate in Column 5-(1) whether the antenna is used for the transmitter or receiver.

Entry in Column 5-(1) must be made as follows:

1. When there is a polarization plane (in the case of circular polarization, the direction of rotation as seen from the receiving side must be indicated), radiator, reflector, or wave director, its type and the number of elements must be indicated.

2. With regard to parabolic mirrors and electromagnetic horns, the diameter or major axis or minor axis length must be indicated.

Entry in Column 5-(2) must be in Gis (absolute gain).

Entry in Column 5-(3) must be made only in the case where the antenna is rotated during use, and the rotation speed must be indicated in r.p.m. (e.g. 15 r.p.m.)

In Columns 5-(4) and 5-(5), the angle range that includes all directions whose radiation power is different from that of the maximum radiation direction by up to 3 dB must be indicated.

In Column 6, information about the components of the radio equipment that are not mentioned in Columns 3 through 5 must be provided.

In Column 7, a statement must be provided to the effect that the radio equipment complies with the technical regulations specified in Chapter 3 of the Radio Law with respect to the Type Specifications Items other than those mentioned in Columns 1 through 6.

In the case of a Radio Equipment System Diagram relating to a transmitter, the names and uses of the vacuum tubes, semiconductors, and/or integrated circuits, the frequency of each stage, the method for synthesizing the transmission radio wave frequency from the oscillation frequency, and the power supply voltage must be indicated. In the case of a Radio Equipment System Diagram relating to a receiver, the names and uses of the vacuum tubes, semiconductors, and/or integrated circuits and the frequency of each stage (including the relationship between the receive frequency and the frequency of the No. 1 local oscillation section in terms of which is higher) must be indicated.

(Entry Example)

1. In the Case of Radio Equipment Used for Radio Stations for Radio Navigation
2. In the Case of Radio Equipment Used for Radio Stations for Radiolocation
Entry in Column 9 must be made as follows:

(1) If it is difficult to open/close the radio equipment upon conducting the collative examination, drawings or photographs showing the layout and external appearance of the components must be attached.

(2) If there are any testing programs, connectors or other properties indispensable in particular upon conducting the characteristic examination, the name and kind of those must be indicated.
No. 3 Type Specifications of radio equipment used for citizen’s band radio stations, cordless telephone radio stations, specified low-power radio stations, radio stations for low-power security systems, radio stations for low-power data communications systems, digital cordless telephone radio stations, Personal Handyphone System land mobile stations, narrow-area communications system land mobile stations, and land mobile stations of an access system in the 5 GHz band and land mobile stations of a narrow-area communications system.

<table>
<thead>
<tr>
<th>Type Specifications</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Communication Method</td>
</tr>
<tr>
<td>2 Transmitter</td>
</tr>
<tr>
<td>(1) Rated Output</td>
</tr>
<tr>
<td>(2) Type and Frequency Range of Transmittable Radio Wave</td>
</tr>
<tr>
<td>(3) Oscillation</td>
</tr>
<tr>
<td>(4) Modulation</td>
</tr>
<tr>
<td>3 Manufacturer Information</td>
</tr>
<tr>
<td>Name of Manufacturer</td>
</tr>
<tr>
<td>Model Type or Name</td>
</tr>
<tr>
<td>Serial Number</td>
</tr>
<tr>
<td>4 Antenna</td>
</tr>
<tr>
<td>(1) Type and Structure</td>
</tr>
<tr>
<td>(2) Gain</td>
</tr>
<tr>
<td>5 Classification and Model Type or Name of Auxiliary Equipment</td>
</tr>
<tr>
<td>6 Other Type Specifications Items</td>
</tr>
<tr>
<td>7 Attached Drawing</td>
</tr>
<tr>
<td>Radio Equipment System Diagram</td>
</tr>
<tr>
<td>8 Reference Information</td>
</tr>
<tr>
<td>Model Type or Name of Radio Equipment</td>
</tr>
</tbody>
</table>

Notes:
1. For the entry in Column 1, an expression such as “simplex type” or “duplex type” must be used. However, no entry is required in the case of radio equipment used for specified low-power radio stations that use a radio wave having a frequency which is lower than 2,483.5 MHz but higher than 2,400 MHz, 2,475 MHz or less but higher than 2,425 MHz, 10.55 GHz or less but higher than 10.5 GHz, 24.25 GHz or less but higher than 24.05 GHz, 61 GHz or less but higher than 60 GHz, or 77 GHz or less but higher than 76 GHz.
2. In Column 2-(1), the rated output value at the output terminal shown in the Radio Equipment System Diagram must be entered by radio wave type. In the case of radio equipment whose antenna power tolerance is specified by a bandwidth of 1 MHz, the value of the antenna power for the bandwidth of 1 MHz must be indicated. In the case of radio equipment whose antenna power tolerance is specified by an equivalent isotropically
radiated power (EIRP) value, the EIRP value must be indicated. If the EIRP value is indicated, no entry is required in Column 3-(2).

(Entry Example) 0.001 W/MHz
(Entry Example) 0.000025W (EIRP)

3 Entry in Column 2-(2) must be made using an expression such as “F1D 280.0000 MHz, F3E 281.0000 MHz to 282.0000 MHz (12.5-kHz intervals, 81 waves).”

4 In Column 2-(3), the oscillation method and frequency must be entered. (Entry Example) Crystal oscillation 1/24 of the transmittable frequency

5 In Column 2-(4), the modulation method corresponding to the radio wave type indicated in Column 2-(2), the maximum modulation frequency, maximum frequency deviation etc. must be entered. However, no entry is required in the case of radio equipment used for citizen’s band radio stations. (Entry Example: 2.4 GHz band advanced power saving data communication system) Modulation method: quadrature phase modulation BPSK (1 Mbps) GPSK (2 Mbps) CCK (5.5 Mbps/11 Mbps) Diffusion method: direct diffusion Frequency equivalent to the modulation signal transmission speed: 1 MHz (BPSK, QPSK) 1.375 MHz (CCK) In the case of hopping method, dwell time of hopping frequency must be indicated.

6 In Column 3, the model type or name and serial number need not be provided in the case of certification by type or Self-Confirmation of Technical Regulations Conformity.

7 In Column 4-(1), the polarization plane and the number of elements must be indicated using an expression such as “single type (V) √/4.” In the case of radio equipment used for citizen’s band radio stations, entry must be made using the expression “whip antenna cm.”

8 Entry in Column 4-(2) must be in Gis (absolute gain). However, no entry is required in the case of radio equipment used for citizen’s band radio stations. In the case of radio equipment whose angular width of main radiation is specified by equivalent isotropically radiated power, the angular width must be indicated.

9 In Column 5, information about the components etc. of the radio equipment that are not mentioned in Columns 2 through 4 must be provided. (Entry Example)

<table>
<thead>
<tr>
<th>Kind and Model Type or Name</th>
<th>System Type, Standard etc.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Interference prevention function equipment</td>
<td>The function specified in Article 9-4 of the Radio Equipment Regulations</td>
</tr>
</tbody>
</table>

10 In Column 6, a statement must be provided to the effect that the radio equipment complies with the technical regulations specified in Chapter 3 of the Radio Law with respect to the Type Specifications Items other than those mentioned in Columns 1 through 5.

11 Entry in the attached drawings in Column 7 must be made as follows:

(1) In the Radio Equipment System Diagram, the names and uses of the semiconductors and/or integrated circuits, the frequency of each stage (including the frequency multiplication and synthesization methods), and the power supply voltage must be indicated.

(Entry Example)
Band-pass filter Volume controller
High-frequency Mixer Intermediate Intermediate Detector amplifier frequency amplifier frequency amplifier

<table>
<thead>
<tr>
<th>Crystal oscillator</th>
<th>Squelch amplifier</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Squelch tuning</td>
</tr>
<tr>
<td></td>
<td>Output amplifier</td>
</tr>
</tbody>
</table>
(2) In the case of radio equipment relating to the technical regulations concerning allowable values of Specific Absorption Rate in the human head, drawings showing the structure and position of the antenna or other components relating to measuring with regard to the technical regulations must be attached.

12 Entry in Column 8 must be made as follows:

(1) If it is difficult to open/close the radio equipment upon conducting the collative examination, drawings or photographs showing the layout and external appearance of the components must be attached.

(2) If there are any testing programs, connectors or other properties indispensable in particular upon conducting the characteristic examination, the name and kind of those must be indicated.

(3) In the case of radio equipment which is used at radio stations of a low-power data communication system using emissions of a frequency of 5,260 MHz, 5,280 MHz, 5,300 MHz, or 5,320 MHz indoors, whether the radio equipment is used for a master station (which refers to radio stations that transmit radio waves without being controlled by other radio stations, set up the radio frequency used in the communication system and control other radio stations within the communications system; the same applies hereinafter) or a slave station (which refers to a radio station that is controlled by the master station), and whether it has a function to reduce the average antenna power of a piece of the communications system by 3 dB, must be indicated.

(4) Other information for reference must be indicated.

(Entry Example) Whether being connected to telecommunications circuit equipment

No. 4 Type Specifications of radio equipment used for convenience (simplified) radio stations using a radio wave having a frequency in the 150 MHz, 400 MHz, 27 MHz, or 900 MHz band or amateur stations

<table>
<thead>
<tr>
<th>Type Specifications</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Communication Method</td>
</tr>
<tr>
<td>2 Transmitter</td>
</tr>
<tr>
<td>(1) Rated Output</td>
</tr>
<tr>
<td>(2) Type and Frequency Range of Transmittable Radio Wave</td>
</tr>
<tr>
<td>(3) Modulation</td>
</tr>
<tr>
<td>3 Manufacturer Information</td>
</tr>
<tr>
<td>Name of Manufacturer</td>
</tr>
<tr>
<td>Model Type or Name</td>
</tr>
<tr>
<td>Serial Number</td>
</tr>
<tr>
<td>4 Antenna</td>
</tr>
<tr>
<td>-----------</td>
</tr>
<tr>
<td>5 Classification and Model Type or Name of Auxiliary Equipment</td>
</tr>
<tr>
<td>6 Other Type Specifications Items</td>
</tr>
<tr>
<td>7 Attached Drawing</td>
</tr>
<tr>
<td>8 Reference Information</td>
</tr>
</tbody>
</table>

Notes:  
1 For the entry in Column 1, an expression such as “simplex type” or “one-way communication type” must be used.  
2 In Column 2-(1), the rated output value at the output terminal shown in the Radio Equipment System Diagram must be entered.  
3 For the entry in Column 2-(2), an expression such as “A3J 430 MHz band” must be used in the case of radio equipment for amateur stations. In the case of radio equipment for convenience (simplified) radio stations using a radio wave having a frequency in the 900 MHz band, an expression such as “F2D 903.0125 MHz, 903.0375 MHz to 904.9875 MHz (25-kHz intervals, 79 waves)” must be used, and in the case of radio equipment for convenience (simplified) radio stations using a radio wave having a frequency in the 150 MHz, 400 MHz, or 27 MHz band, an expression such as “F2B F2C F2D F3C F3E 400 MHz band” must be used.  
4 In Column 2-(3), the modulation method corresponding to the radio wave type indicated in Column 2-(2), the maximum modulation frequency, maximum frequency deviation etc. must be entered. (Entry Example) F2D Modulation method = frequency modulation, MSK modulation with a signal transmission rate of 1,200 b/s (Mark frequency = 1,200 b/s, space frequency = 1,800 Hz), Maximum frequency deviation = 3.5 kHz F3E Modulation method = frequency modulation, Maximum modulation frequency = 3,000 Hz, Maximum frequency deviation = 5 kHz  
5 In Column 3, the model type or name and serial number need not be provided in the case of an application for certification by type.  
6 In Column 4-(1), the polarization plane and the number of elements must be indicated using an expression such as “single type /4.” However, this is not required in the case of radio equipment used for amateur stations.  
7 Entry in Column 4-(2) must be in Gis (absolute gain). However, no entry is required in the case of radio equipment used for amateur stations.  
8 In Column 5, information on the call name memory device, indicator etc. must be provided. (Entry Example) Kind and Model Type or System, Standard etc. Name Call name memory device ICs used μP B403D, 1450B, 14020B Memory capacity 256 × 4 bits  
9 In Column 6, a statement must be provided to the effect that the radio equipment complies with the
technical regulations specified in Chapter 3 of the Radio Law with respect to the Type Specifications Items other than those mentioned in Columns 1 through 5.

10 Entry in the attached drawings in Column 7 must be made as follows: In the Radio Equipment System Diagram, the names and uses of the semiconductors and/or integrated circuits, the frequency of each stage (including the frequency multiplication and synthesization methods), and the power supply voltage must be indicated.

(Entry Example)

11 Entry in Column 8 must be made as follows:

(1) If it is difficult to open/close the radio equipment upon conducting the collative examination, drawings or photographs showing the layout and external appearance of the components must be attached.

(2) If there are any testing programs, connectors or other properties indispensable in particular upon conducting the characteristic examination, the name and kind of those must be indicated.
**No. 5 Type Specifications of radio equipment used for earth stations, aircraft earth stations or portable mobile earth stations Type Specifications**

<table>
<thead>
<tr>
<th>1 Communication Method</th>
<th></th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>2 Transmitter</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) Rated Output</td>
<td>(2) Type and Frequency Range of Transmittable Radio Wave</td>
</tr>
<tr>
<td>(3) Oscillation</td>
<td>(4) Modulation</td>
</tr>
<tr>
<td>(5) Maximum Power Density</td>
<td></td>
</tr>
<tr>
<td>(6) High-Frequency Filter</td>
<td></td>
</tr>
<tr>
<td>(7) Manufacturer Information</td>
<td>Name of Manufacturer of Model Type or Name Serial Number</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>3 Type and Frequency Range of Radio Wave Receivable with the Receiver</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) Type and Structure</td>
<td>(2) Gain</td>
</tr>
<tr>
<td>(4) Polarization plane</td>
<td>(5) Loss due to Feeder etc.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>4 Antenna System</th>
<th></th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>5 Satellite Tracking System</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>□ Yes</td>
<td>□ Yes</td>
</tr>
<tr>
<td>□ No</td>
<td>□ No</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>6 Interlocking Device</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>□ Yes</td>
<td>□ No</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>7 Automatic Transmission Suppression Device</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>□ Yes</td>
<td>□ No</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>8 Classification and Model Type or Name of Auxiliary Equipment</th>
<th></th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>9 Other Type Specifications Items</th>
<th></th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>10 Attached Drawing</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>(1) Radio Equipment System Diagram</td>
<td></td>
</tr>
<tr>
<td>(2) Antenna Directivity Diagram</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>11 Reference Information</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Model Type or Name of Radio Equipment</td>
<td></td>
</tr>
</tbody>
</table>

**Notes:**
1. For the entry in Column 1, an expression such as “duplex type” or “broadcast communication type,” or “special communication type” must be used, and the signal transmission rate must be indicated using an expression such as “64 kb/s.”
In Column 2-(1), the rated output value at the output terminal shown in the Radio Equipment System Diagram must be entered by radio wave type.

For the entry in Column 2-(2), an expression such as “G7E 14.3 to 14.4 GHz” or “G7E 14.46 GHz, 14.49 GHz” must be used. In the case of a synthesizer type transmitter, the transmittable frequency interval and the number of frequencies must be indicated.

In Column 2-(3), the oscillation method and frequency and the degree of frequency stability must be indicated. In the case of multiplex radio equipment using two or more oscillators, entry must be made for each oscillator. In this case, the frequency stabilization method must be indicated if it is a special method.

In Column 2-(4), the oscillation method corresponding to the radio wave type entered in Column 2-(2) and relevant information according to the following classification must be entered. When using a heterodyne relaying method, the type of passing signal must be indicated, and when using an energy diffusion device, its type, frequency, and the name of waveform must be indicated.

1. Shared frequency bandwidth coefficient that takes into consideration the filter characteristics of the transmitter
2. Pulse width and repetitive frequency

In Column 2-(5), the full peak power within the 4 kHz bandwidth of the maximum spectrum power density must be indicated in the form of a per kHz value in dBW/Hz.

In Column 2-(6), the type, insertion stage number, and frequency characteristics of the filter inserted in the last stage of the transmitter must be provided.

(Entry Example) Butterworth type 4th 2nd stage 8 MHz/3 dB reduction 20 MHz/50 dB reduction

Entry in Column 2-(7) must be made as follows:
1. Enter the name of the transmitter manufacturer and other information.
2. The serial number need not be provided in the case of an application for certification by type.

Entry in Column 3 must be made in accordance with Note 3.

Entry in Column 4 must be made as follows:
1. In Column 4-(1), the diameter or major axis or minor axis length of the parabolic mirrors, electromagnetic horns etc. must be entered. If the structure is so complex that it is difficult to indicate all of the information, a note must be provided in this column to the effect that the structure is as shown in the attached drawing.
2. Entry in Column 4-(2) must be in Gis (absolute gain).
3. In Column 4-(4), the kind of polarization plane and the cross polarization discriminability of the antenna in dB must be entered. In the case of circular polarization, the direction of
of the electric field vector as seen from the transmitting side must be indicated using “rightward rotation” or “leftward rotation.”

(4) In Column 4-(5), the loss due to the feeder etc. inserted between the transmitter output terminal and the transmission antenna and between the receiving antenna and the receiver input terminal must be entered. This entry must be made individually for transmission and reception.

In Column 5, check either Yes or No depending on whether there is a satellite tracking system (a system that automatically tracks the direction of a satellite station).

In Column 6, check either Yes or No depending on whether there is an interlocking device (a device that starts transmission only when a control signal has been received).

In Column 7, check either Yes or No depending on whether there is an automatic transmission suppression device (a device that automatically stops radio wave transmission when a failure has occurred in the oscillation circuit).

In Column 8, information about the components of the radio equipment that are not mentioned in Columns 2 through 7 must be provided.

In Column 9, a statement must be provided to the effect that the radio equipment complies with the technical regulations specified in Chapter 3 of the Radio Law with respect to the Type Specifications Items other than those mentioned in Columns 1 through 8.

For the entry in Column 10, the following rules shall apply:

(1) For the drawing specified in Column 10-(1), the transmitter and receiver systems, the use and frequency of each system, and the interconnection system for the transmitter, receiver, and antenna must be described.

(2) For the drawing specified in Column 10-(2), the directional characteristics of the horizontal and vertical planes must be described.

In the case of radio equipment used for VSAT earth stations and radio equipment specified in Item 46 of Article 2, Paragraph 1, the directional characteristics as well as the cross-polarization discrimination must be indicated.

(3) In the case of radio equipment relating to the technical regulations concerning allowable values of Specific Absorption Rate in the human head, drawings showing the structure and position of the antenna or other components relating to measuring with regard to the technical regulations must be attached.

Entry in Column 11 must be made as follows:

(1) If it is difficult to open/close the radio equipment upon conducting the collative examination, drawings or photographs showing the layout and external appearance of the components must be attached.

(2) If there are any testing programs, connectors or other properties indispensable in particular upon conducting the characteristic examination, the name and kind of those must be indicated.

Table No. 3
Examination for Certification by Type (related to Articles 17 and 33)
The examination for certification by type mentioned in Article 17 and Article 33 must be conducted as
follows:

1 Examination of Type Examination must be made to confirm whether the content of the type described in the Type Specifications of the Specified Radio Equipment for which a certification by type has been requested complies with the technical regulations.

2 Collative Examination and Characteristics Examination

The provisions of 1-(2), 1-(3) and 3 of Table No. 1 shall apply, mutatis mutandis, to the examination of a piece of Specified Radio Equipment of the type (including the confirmation method for the request) for which the certification by type has been requested or the examination of the documents describing test results for, and photographs of, the piece of Specified Radio Equipment.

3 Examination of Confirmation Method

Examination must be appropriately conducted to confirm whether it is possible to ensure that all Specified Radio Equipment pieces of the type for which the certification by type has been requested match the type by checking the statement on the confirmation method of certification by type (which shall mean the document that describes the information specified in Table No. 4 relating to the method of confirming that the Specified Radio Equipment matches the type and other necessary information or documents corresponding thereto, and which the Registered Certification Body or the Recognized Certification Body recognizes as proving all factories where the Specified Radio Equipment is handled comply with all the matters specified in Table No. 4; the same shall apply hereinafter) and a piece of Specified Radio Equipment of the type (including the method of confirmation for the request) for which the request has been made. However, in the case where a piece of the Applied Equipment is not submitted pursuant to provision 3 of Table No. 1 that are applied, mutatis mutandis, pursuant to 2 thereof, the examination may be made by checking the statement on the confirmation method of the certification by type and the documents describing test results and photographs.

**Table No. 4**

Information to be entered in the Statement of the Confirmation Method of Certification by Type (related to Articles 17 and 33)

Information to be entered in the statement of the confirmation method of certification by type shall be the information specified as follows and other necessary information.

<table>
<thead>
<tr>
<th>Matters</th>
<th>Contents</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 Organization and responsibility and authority of the administrator</td>
<td>Description on how the organization and the responsibility and authority of the administrator are clearly defined to administer, conduct and verify the work necessary to fulfill the obligation mentioned in Article 38-25, Paragraph 1 of the Law (hereinafter referred to as “type conformance obligation”)</td>
</tr>
<tr>
<td>2 Administration method for fulfilling the type conformance obligation</td>
<td>Description on how the rules on the administration method of handling Specified Radio Equipment necessary to fulfill the type conformance obligation are specifically and systematically documented and how the type conformance obligation is appropriately fulfilled in accordance with those</td>
</tr>
<tr>
<td>3 Inspection of Specified Radio Equipment</td>
<td>Description on how the inspection procedures and other inspection rules for Specified Radio Equipment necessary to fulfill the type conformance obligation are documented and how the inspection is conducted appropriately in accordance with those</td>
</tr>
</tbody>
</table>
Table No. 5
Verification Method of Self-Confirmation of Technical Regulations Conformity (related to Article 39)

Verification of Self-Confirmation of Technical Regulations Conformity mentioned in Article 39, Paragraph 1 must be conducted as follows:

1. Verification of Type
   Verification must be conducted to confirm whether the contents of the type described in the Type Specifications of the special specified radio equipment for which the Self-Confirmation of Technical Regulations Conformity has been made (referred to as “Confirmation Equipment” in the remainder of this table) complies with the technical regulations.

2. Characteristics Examination
   For the Confirmation Equipment, examination must be conducted as follows and verification must be made to confirm whether the equipment complies with the technical regulations:
   
   (1) The provisions of 1-(3)-a, 1-(3)-b and 1-(3)-c of Table No. 1 shall apply, mutatis mutandis, to the verification of the Confirmation Equipment. In this case, “Specified Radio Equipment”, “Applied Equipment”, “Registered Certification Body”, and “examination” in 1-(3) thereof shall be read as “special specified radio equipment”, “Confirmation Equipment”, ”manufacturer or importer who conducts the verification mentioned in Article 38-33, Paragraph 2 of the Law”, and “verification,” respectively.
   
   (2) When conducting the examination, measuring instruments or other equipment specified in the right-hand column of Table No. 3 of the Law and which have taken any of the calibration etc. mentioned in Items (2)-a through (2)-d of Article 24-2, Paragraph 4 of the Law (limited to those which have not passed one year since the first day of the month immediately following the month of calibration etc.) must be used.
   
   (3) In the case where part of the examination (part or the whole of the examination in the case of importer) is entrusted to other person, the entrustment must be made to a person who has adequate experience and technical capability to conduct the examination and agreement must be made with the fiduciary on the following matters to ensure proper conduct of the examination:
      a. Matters to confirm that the examination is conducted using the same method as that of the examination specified in 1-(3) of Table No. 1;
      b. Matters to confirm that the examination is conducted using measuring instruments or other equipment specified in the right-hand column of Table No. 3 of the Law and which have taken any of the calibration etc. mentioned in Items (2)-a through (2)-d of Article 24-2, Paragraph 4 of the Law (limited to those which have not passed one year since the first day of the month immediately following the month of calibration etc.); and
      c. Other matters necessary to ensure proper conduct of the examination.
   
   (4) In the case where the examination is entrusted to other person, verification must be conducted to prove the results of the entrusted examination have been obtained appropriately in accordance with the provision of (3).

3. Verification of Confirmation Method
   Verification must be appropriately made to confirm whether it is possible to ensure that all special specified radio equipment pieces of the type for which the
Self-Confirmation of Technical Regulations Conformity has been made match the type by preparing the statement of the confirmation method of certification by type (which shall mean the document that describes the information specified in Table No. 6 relating to the method of confirming the special specified radio equipment matches the type or documents corresponding thereto and which recognizes itself as proving all factories where the special specified radio equipment is handled comply with all the matters specified in Table No. 6; the same shall apply hereinafter) and checking the statement of the confirmation method of Self-Confirmation of Technical Regulations Conformity and a piece of Specified Radio equipment of the type for which the Self-Confirmation of Technical Regulations Conformity has been made.

**Table No. 6**  
Information to be entered in the Statement of the Confirmation Method of Self-Confirmation of Technical Regulations Conformity (related to Article 39)  
The provision of Table No. 4 shall apply, mutatis mutandis, to the information to be entered in the statement of the confirmation method specified in Table No. 5. In this case, “Article 38-25 of the Law”, “Specific Radio Equipment”, and “handling” shall be read as “Article 38-34 of the Law”, "special specific radio equipment,” and “manufacturing or importing”, respectively.

**Form No. 1** (related to Articles 3, 4, and 23)

---

**Application for Registration / Renewal of Registration / Recognition**

To: The Minister of Public Management,  
Home Affairs, Posts and Telecommunications

Postal code  
Address  
(kana-letters of the Japanese phonetic syllabary to be written at the side of ideograms)  
Name (In the case of a legal entity, the trade name and name of the representative; sign and seal or signature)  
Telephone number  
Registration number and registration date (Note 1)

I hereby apply for Registration in accordance with the provision of Article 38-2, Paragraph 1 of the Radio Law / Renewal of Registration in accordance with the provision of Article 38-4, Paragraph 2 of the Radio Law / Recognition in accordance with the provision of Article 38-31, Paragraph 1 of the Radio Law as follows, by submitting this application.

1 Category of business  
2 Name and location of the office (Note 2)  
3 Overview of measuring instruments and other equipment used for the Technical Regulations Conformity Certification examination (Note 3)  
4 Information concerning the appointment of Certifier mentioned in Article 38-8, Paragraph 2 of the Law (Note 4)  
5 Planed commencement date of the operation Form No. 2 (related to Articles 3, 9, and 23)
## Form No. 2 (related to Articles 3, 4, 9, 21 and 23)

### Career History

(kana-letters of the Japanese phonetic syllabary to be written at the side of ideograms)

<p>| | | |</p>
<table>
<thead>
<tr>
<th></th>
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</tr>
</thead>
<tbody>
<tr>
<td>Name</td>
<td>Date of birth</td>
<td>Current address</td>
</tr>
<tr>
<td>Career history</td>
<td>Period</td>
<td>Place of Employment and Job Content or Business Content</td>
</tr>
<tr>
<td>From Day / month / year</td>
<td>To Day / month / year</td>
<td></td>
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</tbody>
</table>

I affirm the above to be true and correct in every respect.

Day / month / year

Name Seal

### Notes:

1. Entry must be made only in the case of an application for renewal of registration.
2. The name and location of the office where the Technical Regulations Conformity Certification work is conducted must be indicated.
3. The name or model type, main specifications, name of the manufacturer, where they are located, whether they are owned, leased or entrusted, and test items for each piece of Specified Radio Equipment that can be examined must be entered for each of the measuring instruments, etc. In the case where it is impossible to enter all information, a note must be provided to the effect that the information is provided in an attachment and the information must be provided using the format specification given in this form.
4. The name of the Certifier and applicable Item(s) as to the conditions specified in each Item of Table No. 4 of the Law must be indicated.
5. Cross out irrelevant words.
6. The size of this application form shall be JIS (Japanese Industrial Standard) A4 size.
7. In the case of application for registration or renewal of registration, a revenue stamp for the amount of the administration fee must be affixed at the upper left of this application form without postmark. When the number of the revenue stamps is too many to be affixed at the upper left of this application form, they must be affixed in the margin or on the reverse side of this application form.
Form No. 3 (related to Articles 3, 4 and 23)

Oath

To: The Minister of Public Management,
   Home Affairs, Posts and Telecommunications

Applicant (In the case of a legal entity, the trade name and name of the representative; sign and seal or signature)

I hereby swear that the applicant (and the officer) does not fall under any of the Items of Article 24-2, Paragraph 5 of the Radio Law that is applied, mutatis mutandis, under Article 38-3, Paragraph 2 of the Law / any of Items of Article 24-2, Paragraph 5 of the Radio Law that is applied, mutatis mutandis, under Article 38-31, Paragraph 4 of the Law.

Notes: 1 Cross out irrelevant words.
2 The size of this application form shall be JIS (Japanese Industrial Standard) A4 size.

Form No. 4 (related to Articles 5 and 24)

Notification of Changes in Name or Trade Name

To: The Minister of Public Management,
   Home Affairs, Posts and Telecommunications

Postal code
Address
(In the case of a legal entity, the trade name and name of the representative; sign and seal or signature)
Telephone number
Registration number

I hereby make a notification as follows in accordance with the provision of Article 38-5, Paragraph 2 of the Radio Law that shall apply, mutatis mutandis, under Article 38-5, Paragraph 2 of the Law / Article 38-31, Paragraph 4 of the Law.

1 The matters to be changed
2 The date on which the change is to be made
3 Reason(s) for the change
Notes: 1  For the entry of the matter to be changed, the matter before change and after change must be indicated in comparison with each other.
2  Cross out irrelevant words.
3  The size of this application form shall be JIS (Japanese Industrial Standard) A4 size.

Form No. 5 (related to Articles 6, 17, 25, and 33)  
Report on Technical Regulations Conformity Certification etc.

Day / month / year

To: The Minister of Public Management, Home Affairs, Posts and Telecommunications

Postal code Address (kana-letters of the Japanese phonetic syllabary to be written at the side of ideograms) Name (In the case of a legal entity, the trade name and name of the representative; sign and seal or signature) Telephone number Registration number

I hereby report as follows in accordance with the provision of Article 38-6, Paragraph 2 of the Radio Law / Article 38-6, Paragraph 2 of the Radio Law that shall apply, mutatis mutandis, under Article 38-24, Paragraph 3 of the Law / Article 38-6, Paragraph 2 of the Radio Law that shall apply, mutatis mutandis, under Article 38-31, Paragraph 4 of the Law / Article 38-6, Paragraph 2 of the Radio Law that shall apply, mutatis mutandis, under Article 38-31, Paragraph 6 of the Law.

1 Technical Regulations Conformity Certification of Specified Radio Equipment

<table>
<thead>
<tr>
<th>Name or trade name of the person for whom a Technical Regulations Conformity Certification has been granted</th>
<th>Address of the person, and the name of the representative in the case of a legal entity, for whom the Technical Regulations Conformity Certification has been granted</th>
<th>The class of Specified Radio Equipment for which the Technical Regulations Conformity Certification has been granted</th>
<th>The model type or name of the Specified Radio Equipment for which the Technical Regulations Conformity Certification has been granted</th>
<th>The Technical Regulations Conformity Certification Number</th>
<th>The type and frequency of the radio wave and the antenna power</th>
<th>The date of the Technical Regulations Conformity Certification</th>
</tr>
</thead>
</table>

2 Certification by type of Specified Radio Equipment

<table>
<thead>
<tr>
<th>Name or trade name of the person for whom a certification by type has been granted</th>
<th>Address of the person, and the name of the representative in the case of a legal entity, for whom the certification by type has been granted</th>
<th>The class of Specified Radio Equipment for which the certification by type has been granted</th>
<th>The model type or name of the Specified Radio Equipment for which the certification by type has been granted</th>
<th>The number of certification by type</th>
<th>The type and frequency of the radio wave and the antenna power</th>
<th>The date of the certification by type</th>
</tr>
</thead>
</table>
Notes: 1 The report must be made for each period from the first through fifteenth and from the sixteenth through the end of the month with regard to Special Radio Equipment for which a Technical Regulations Conformity Certification or certification by type has been granted, within two weeks after the elapse of each period. 2 Cross out irrelevant words. 3 In the case where it is impossible to enter all information, a note must be provided to the effect that the information is provided in an attached sheet and the information must be provided using the format specification given in this form. 4 The size of this application form shall be JIS (Japanese Industrial Standard) A4 size.

Form No. 6 (related to Articles 6, 17, 25, and 33)

Notification of Changes in Name or Trade Name etc.

Day / month / year

To: The Minister of Public Management, Home Affairs, Posts and Telecommunications
Postal code
Address
(kana-letters of the Japanese phonetic syllabary to be written at the side of ideograms)
Name (In the case of a legal entity, the trade name and name of the representative; sign and seal or signature)
Telephone number

I hereby make a notification as follows in accordance with the provision of Article 6, Paragraph 6 of the Ordinance concerning Technical Regulations Conformity Certification etc. of Specified Radio Equipment / Article 17, Paragraph 6 of the Ordinance / Article 25, Paragraph 6 of the Ordinance / Article 33, Paragraph 6 of the Ordinance.

1 The matter that was changed
2 The date on which the change was made
3 The reason(s) for which the change was made

Notes: 1 For the entry of the matter to be changed, the matter before change and after change in comparison to each other and the Technical Regulations Conformity Certification Number of the Specified Radio Equipment for which the Technical Regulations Conformity Certification has been granted and that relates to the change, or the number of certification by type of the Specified Radio Equipment for which the certification by type has been granted and that relates to the change, must be indicated. However, in the case where all pieces of the Specified Radio Equipment for which Technical Regulations Conformity Certification has been granted and all pieces of the Specified Radio Equipment for which certification by type has been granted are changed due to changes in name or trade name, entry of the Technical Regulations Conformity Certification Number or the certification by type number is not required
2 Cross out irrelevant words.
3 The size of this application form shall be JIS (Japanese Industrial Standard) A4 size.

Form No. 7 (related to Articles 8, 20, 27, and 36)
The information to be indicated must be the following mark, a symbol “R” and the Technical Regulations Conformity Certification Number or the number of certification by type attached to the mark.

Notes:
1. The size shall be 5 mm or more in diameter (3 mm or more in diameter in the case of radio equipment having a volume of 100 cc or less).
2. The material must be one that is not susceptible to damage.
3. Coloring may be made as desired. However, it must not prevent easy identification of the mark.
4. The first three letters of the Technical Regulations Conformity Certification Number or the number of certification by type must be the category of a Registered Certification Body or a Recognized Certification Body separately specified by the Minister of Public Management, Home Affairs, Posts and Telecommunications, and the forth letter or the forth and fifth letters must be as specified in the following table according to the classification of Specified Radio Equipment. The other letters must be as specified separately by the Minister of Public Management, Home Affairs, Posts and Telecommunications.

<table>
<thead>
<tr>
<th>Category of specified radio equipment</th>
<th>Sign</th>
</tr>
</thead>
<tbody>
<tr>
<td>Radio equipment specified in Item (1)-2 of Article 2, Paragraph 1</td>
<td>P</td>
</tr>
<tr>
<td>Radio equipment specified in Item (1)-4 of Article 2, Paragraph 1</td>
<td>M or N</td>
</tr>
<tr>
<td>Radio equipment specified in Item (1)-8 of Article 2, Paragraph 1</td>
<td>Z</td>
</tr>
<tr>
<td>Radio equipment specified in Item (1)-9 of Article 2, Paragraph 1</td>
<td>S</td>
</tr>
<tr>
<td>Radio equipment specified in Item (1)-10 of Article 2, Paragraph 1</td>
<td>D</td>
</tr>
<tr>
<td>Radio equipment specified in Item (1)-11 of Article 2, Paragraph 1</td>
<td>F</td>
</tr>
<tr>
<td>Radio equipment specified in Item (1)-12 of Article 2, Paragraph 1</td>
<td>B</td>
</tr>
<tr>
<td>Radio equipment specified in Item (1)-13 of Article 2, Paragraph 1</td>
<td>OY</td>
</tr>
<tr>
<td>Radio equipment specified in Item (1)-14 of Article 2, Paragraph 1</td>
<td>PY</td>
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<td>Radio equipment specified in Item (11)-6 of Article 2, Paragraph 1</td>
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<td>Radio equipment specified in Item (11)-7 of Article 2, Paragraph 1</td>
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<td>Radio equipment specified in Item (12) of Article 2, Paragraph 1</td>
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</table>
**Form No. 8** (related to Articles 9 and 21)

### Notification of Appointment / Dismissal

<table>
<thead>
<tr>
<th>Day / month / year</th>
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<tbody>
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</tbody>
</table>

**To:** The Minister of Public Management,  
Home Affairs, Posts and Telecommunications

Postal code  
Address  
(kana-letters of the Japanese phonetic syllabary  
to be written at the side of ideograms)  
Name (In the case of a legal entity, the trade  
name and name of the representative;  
sign and seal or signature)  
Telephone number  
Registration number

I hereby make notification of Officer/Certifier appointment/dismissal as follows in accordance with the provision of Article 38-9 of the Radio Law / Article 38-9 of the Radio Law that is applied, mutatis mutandis, under Article 38-24, Paragraph 3 of the Law.

1. **The name of the appointed/dismissed Officer/Certifier, and in the case of appointment of Certifier, the name and address of the office where he conducts Technical Regulations Conformity Certification work / work for certification by type**
2. **Reason(s) for the appointment/dismissal**
3. **The date of the appointment/dismissal Form No. 9 (related to Articles 11 and 29)**

**Notes:**  
1. For the entry of the name of appointed/dismissed Officer/Certifier, the name before appointment/dismissal and after appointment/dismissal must be indicated in comparison with each other.  
2. Cross out irrelevant words.  
3. The size of this application form shall be JIS (Japanese Industrial Standard) A4 size.
### Form No. 9 (related to Articles 11, 21, 29 and 37)

#### Notification of Operating Rules

<table>
<thead>
<tr>
<th>Day / month / year</th>
</tr>
</thead>
</table>

To: The Minister of Public Management,  
Home Affairs, Posts and Telecommunications

Postal code  
Address  
(kana-letters of the Japanese phonetic syllabary to be written at the side of ideograms)  
Name (In the case of a legal entity, the trade name and name of the representative; sign and seal or signature)  
Telephone number  
Registration number

I hereby notify as follows, by submitting this notification, together with the operating rules attached hereto, in accordance with the provision of the first sentence of Article 38-10 of the Radio Law / the first sentence of Article 38-10 of the Radio Law that is applied, mutatis mutandis, under Article 38-24, Paragraph 3 of the Law / the first sentence of Article 38-10 of the Radio Law that is applied, mutatis mutandis, under Article 38-31, Paragraph 4 of the Law / the first sentence of Article 38-10 of the Radio Law that is applied, mutatis mutandis, under Article 38-31, Paragraph 6 of the Law.

Notes:  
1. Cross out irrelevant words.  
2. The size of this application form shall be JIS (Japanese Industrial Standard) A4 size
Notification of Changes in Operating Rules

Day / month / year

To: The Minister of Public Management,
Home Affairs, Posts and Telecommunications

Postal code Address
(kana-letters of the Japanese phonetic syllabary
to be written at the side of ideograms)
Name (In the case of a legal entity, the trade
name and name of the representative;
sign and seal or signature)
Telephone number
Registration number

I hereby notify as follows by submitting this notification together with the changed operating rules attached hereto in accordance with the provision of the second sentence of Article 38-10 of the Radio Law / the second sentence of Article 38-10 of the Radio Law that is applied, mutatis mutandis, under Article 38-24, Paragraph 3 of the Law / the second sentence of Article 38-10 of the Radio Law that is applied, mutatis mutandis, under Article 38-31, Paragraph 4 of the Law / the second sentence of Article 38-10 of the Radio Law that is applied, mutatis mutandis, under Article 38-31, Paragraph 6 of the Law.

1 The matters to be changed
2 The date on which the change is to be made
3 Reason(s) for the change Form No. 11 (related to Articles 14, 21, 31, and 37)

Notes: 1 For the entry of the matter to be changed, the matter before change and after change must be indicated in comparison with each other.
2 Cross out irrelevant words.
3 The size of this application form shall be JIS (Japanese Industrial Standard) A4 size.
Form No. 11 (related to Articles 14,21,31, and 37)

<table>
<thead>
<tr>
<th>Notification of Suspension / Discontinuation of Certification Work</th>
</tr>
</thead>
<tbody>
<tr>
<td>Day / month / year</td>
</tr>
<tr>
<td>To: The Minister of Public Management, Home Affairs, Posts and Telecommunications</td>
</tr>
<tr>
<td>Postal code</td>
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<tr>
<td>Address</td>
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<tr>
<td>(kana-letters of the Japanese phonetic syllabary to be written at the side of ideograms)</td>
</tr>
<tr>
<td>Name (In the case of a legal entity, the trade name and name of the representative; sign and seal or signature)</td>
</tr>
<tr>
<td>Telephone number</td>
</tr>
<tr>
<td>Registration number</td>
</tr>
</tbody>
</table>

I hereby make notification that I wish to suspend/discontinue / I have suspended/discontinued the Technical Regulations Conformity Certification work / the Technical Regulations Conformity Certification work and work for certification by type as follows, in accordance with the provision of Article 38-16, Paragraph 1 of the Radio law / Article 38-16, Paragraph 1 of the Radio Law that is applied, mutatis mutandis, under Article 38-24, Paragraph 3 of the Law / Article 38-31, Paragraph 2 of the Radio Law / Article 38-31, Paragraph 2 of the Radio Law that is applied, mutatis mutandis, under Article 38-31, Paragraph 6 of the Law.

1. The work to be suspended/discontinued / that has been suspended/discontinued
2. The date on which the work in question is to be suspended/discontinued / was suspended/discontinued and in the case of suspension the period during which the work in question is to be suspended / was suspended
3. Reason(s) for suspension or discontinuation

Notes:
1. The business category of the suspended/discontinued work must be indicated for work to be suspended/discontinued / that has been suspended/discontinued.
2. Cross out irrelevant words.
3. The size of this application form shall be JIS (Japanese Industrial Standard) A4 size.
Form No. 12 (related to Article 39)
Notification of Self-Confirmation of Technical Regulations Conformity

Day / month / year

To: The Minister of Public Management, Home Affairs, Posts and Telecommunications

Postal code Address (kana-letters of the Japanese phonetic syllabary to be written at the side of ideograms) Name (In the case of a legal entity, the trade name and name of the representative; sign and seal or signature) Telephone number

I hereby make a notification as follows pursuant to the provisions of Article 3 of the Radio Law that I have made Self-Confirmation of Technical Regulations Conformity in accordance with the provision of Article 38-33, Paragraph 2 of the Radio Law.

1 The class and type of the special specified radio equipment for which the Self-Confirmation of Technical Regulations Conformity has been made (Note 1)
2 The model type or name of special specified radio equipment of the type for which the Self-Confirmation of Technical Regulations Conformity has been made 3 Overview of results of verification
4 The method to confirm all pieces of special Specific Radio Equipment of the type comply with the type (Note 6)
5 The name and location of the factory or place of business where the special specified radio equipment is manufactured (in the case of importer, the name or trade name and address of the manufacturer of the special specified radio equipment and name and location of the factory or place of business where the special specified radio equipment is manufactured)
6 Measuring instruments etc. used for verification

<table>
<thead>
<tr>
<th>1 Verification of type</th>
<th>Date and location of verification</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Name of the person and department in charge of conducting verification</td>
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<tr>
<td></td>
<td>Overview of results (Note 2)</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>2 Characteristics Examination</th>
<th>Date and location of examination</th>
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<tbody>
<tr>
<td></td>
<td>Name of the person and department in charge of conducting examination (Note 3)</td>
</tr>
<tr>
<td></td>
<td>Date and location of verification</td>
</tr>
<tr>
<td></td>
<td>Name of the person and department in charge of conducting verification</td>
</tr>
<tr>
<td></td>
<td>Overview of results (Note 4)</td>
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</tbody>
</table>

<table>
<thead>
<tr>
<th>3 Verification of confirmation method</th>
<th>Date and location of verification</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Name of the person and department in charge of conducting verification</td>
</tr>
<tr>
<td></td>
<td>Overview of results (Note 5)</td>
</tr>
</tbody>
</table>

4 The method to confirm all pieces of special Specific Radio Equipment of the type comply with the type (Note 6)

5 The name and location of the factory or place of business where the special specified radio equipment is manufactured (in the case of importer, the name or trade name and address of the manufacturer of the special specified radio equipment and name and location of the factory or place of business where the special specified radio equipment is manufactured)

6 Measuring instruments etc. used for verification

<table>
<thead>
<tr>
<th>The name or model type</th>
<th>Name of the manufacturer</th>
<th>Serial number</th>
<th>Date of calibration etc.</th>
<th>Name or trade name of the person who conducted the calibration etc.</th>
<th>Remark</th>
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<tbody>
<tr>
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<td>(Note 7)</td>
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</tbody>
</table>

Notes: 1 The type must be provided in documents describing the information of the type of special specific radio equipment and information specified in Table No. 2. 2 A note must be provided to the effect that the verification of the type has confirmed that the type of the Confirmation Equipment complies with the technical regulations. 3 In the case where part or the whole of the characteristics
examination is entrusted to other person, the scope of the entrusted test items, name or trade name and address of the fiduciary (as well as the name of the representative in the case of a legal entity) must be indicated. 4 A note must be provided to the effect that the verification based on the examination has confirmed that the Confirmation Equipment complies with the technical regulations. 5 A note must be provided to the effect that the verification of the confirmation method has confirmed that it is possible to ensure that all special specified radio equipment pieces of the type for which the Self-Confirmation of Technical Regulations Conformity is made match the type by checking the statement of the confirmation method of the Self-Confirmation of Technical Regulations Conformity and a piece of Specified Radio equipment of the type for which Self-Confirmation of Technical Regulations Conformity is made. 6 The content of the statement of the confirmation method of Self-Confirmation of Technical Regulations Conformity for which the verification has been made must be entered. 7 In the case where the method of calibration etc. falls under Item (2)-d of Article 24-2, Paragraph 4 of the Law, the name or model type, name of the manufacturer, serial number, date of calibration etc. and name or trade name of the person who conducted the calibration etc. specified in the right-hand column of Table No. 3 of the Law must be entered. 8 The size of this application form shall be JIS (Japanese Industrial Standard) A4 size.

Form No. 13 (related to Article 39)
Notification of Changes in Self-Confirmation of Technical Regulations Conformity

Day / month / year
To: The Minister of Public Management, Home Affairs, Posts and Telecommunications
Postal code Address (kana-letters of the Japanese phonetic syllabary to be written at the side of ideograms) Name (In the case of a legal entity, the trade name and name of the representative; sign and seal or signature) Telephone number Notification number
I hereby make a notification as follows in accordance with the provision of Article 38-33, Paragraph 5 of the Radio Law.
1 The matter that was changed;
2 The date on which the change was made; and
3 The reason(s) for the change.

Notes: For the entry of the matter that was changed, the matters before change and after change must be indicated in comparison with each other. In the case of changes concerning matters mentioned in Item (4) of Article 38-33, Paragraph 3 of the Law, the statement of the confirmation method, in whole, relating to the certification by type after change must be attached.

The size of this application form shall be JIS (Japanese Industrial Standard) A4 size. Form No. 14 (related to Article 41)
The information to be indicated must be the following mark, a symbol “R” and the identification number attached to the mark.

Notes: The size shall be 5 mm or more in diameter (3 mm or more in diameter in the case of radio
equipment having a volume of 100 cc or less).

The material must be one that is not susceptible to damage.

Coloring may be made as desired. However, it must not prevent easy identification of the mark.

The first six letters of the identification number must be the notification number, and the seventh letter or the seventh and eighth letters must be as specified in Note 4 of Form No. 7 according to the classification of special specified radio equipment. The eighth and ninth letters or the ninth and tenth letters must be the last two digits of the Christian Era in which the Self-Confirmation of Technical Regulations Conformity of the special specified radio equipment was made.