GAZETTE EXTRAORDINARY



THE MALAWI GOVERNMENT GAZETTE

(Published by Authority)

0 3,7	753: Vol. LX No. 54]	Zomba, 10th November, 2023	
R	egistered at the G.P.O. as a Newspaper	Price: K1,500	.00
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GENERAL NOTICE NO. 119



Notice of Proposed Amendment

Call for Public Representations on the Proposed Amendment of Geographical Community Content Service Licence

The Malawi Communications Regulatory Authority (MACRA) would like to inform the public that it intends to amend all Geographical Community Content Service Licences. The clause on the coverage area of a geographical community content service shall be deleted and replaced by a new clause where the service coverage area will be determined by the transmitter transmission power prescribed by MACRA.

Rationale for the Amendment

The proposed amendment is being made to align with the implementation by MACRA of the FM Band refarming exercise. The refarming of the FM Band is being done to ensure efficient utilization of the radio frequency spectrum, accommodate new content service providers in the FM Band and create a level playing field in the broadcasting sector. Currently geographical community content services licences authorize licencees to provide services within a prescribed radius expressed in kilometers. The effect of this is that licencees provide community content services beyond the areas they were supposed to serve. The amendment of the licences in the manner proposed, will ensure that geographical community content service licenses provide services within the intended target areas.

Call for Representations.

Pursuant to Section 41(2) of the Communications Act, Cap 68.01 of the Laws of Malawi, the Authority would like to invite the public and all interested persons to make representations on the proposed amendment.

All representations should be sent either by surface mail or e-mail to the address below by close of business on 8th December 2023.

Notice issued at Blantyre this 10th November 2023.

The Director General

Malawi Communications Regulatory Authority 1st Floor Green Heritage House 2 Khonje Close, City Center, 207213 P.O. Box 30214 Lilongwe Tel: +265 1 883 611 Fax: +265 1 883 890 E-mail: Dg@macra.mw 10TH NOVEMBER, 2023 General Notice No. 120



THE MALAWI COMMUNICATIONS REGULATORY AUTHORITY

Amendment of the Individual Licences Issued Malcel Plc. to Provide Electronic Communications Services in Malawi

(Pursuant to section 41(4) of the Communications Act, 2016)

The Malawi Communications Regulatory Authority (MACRA) hereby amends Malcel Plc.'s Facilities Services Licence, Network Service Licence and Application Service Licence to extend the rollout period of services under those licences by twelve (12) months.

The amendments are as follows

1. Facilities Services Licence

(i) Schedule 1 is hereby deleted and replaced by the following new Schedule 1, reflecting revised rollout periods:

Phase	Implementation target
ONE	Blantyre, Lilongwe, Mzuzu & Zomba,
Effective Date plus 24 months	
TWO Effective Date plus 36 months	Mzimba, Kasungu, Mponela, Nathenje, Kaphata, Linthipe, Dedza, Ntcheu, Balaka, Manjawira, Mwanza, Zalewa, Neno, Mchinji, Dowa, Ntchisi, Namitete Ntchisi, Karonga, Nyumgwe, Chiweta, Salima, Nkhota-kota, Dwangwa, Nkhata-bay, Mvera, Monkey-Bay, Nkopola, Mangochi, Machinga, Ntaja, Ulongwe, Namadzi, Liwonde.
THREE Effective Date plus 48 months	Mulanje, Thyolo, Chiradzulu, Phalombe, Chikwawa, Nchalo, Makwasa, Chitakale, Luchenza, Muloza, Ngabu, Makanjira, Likoma, Livingstonia Chitipa.

2. Network Service Licence

(i) Clause 11.4 of the licence is hereby amended by deleting the words "twelve (12)" after the word "services" and substituting therefor the words "twenty four (24)", to read as follows:

"The Licensee shall commence providing network services within twenty four (24) months from the Effective Date."

(ii) Schedule 1 of the Licence on Service Coverage is hereby amended by deleting the words "12" (in Phase One implementation target), "24" (in Phase Two implementation target) and "36" (in Phase Three implementation target) "and substituting therefor the words "24", "36" and "48" respectively to read as follows.

Phase	Implementation target	
PHASE ONE	Core network.	
Effective Date plus 24 months	Lilongwe, Blantyre, Zomba, Mzuzu (321 sites plus designated feeder roads up to 25Km from each city centre.	
PHASE TWO		
Effective Date plus 36 Months	Mzimba, Kasungu, Mponela, Nathenje, Kaphata, Linthipe, Dedza, Ntcheu, Balaka, Manjawira, Mwanza, Zalewa Neno, Mchinji, Dowa, Ntchisi, Namitete Ntchisi, Karonga, Nyumgwe, Chiweta, Salima, Nkhota-kota, Dwangwa, Nkhata-bay, Mvera, Monkey-Bay, Nkopola, Mangochi, Machinga, Ntaja, Ulongwe, Namadzi, Liwonde.	
PHASE THREE	Mulanje, Thyolo, Chiradzulu Phalomba	
Effective Date plus 48 Months	Chikwawa, Nchalo, Makwasa, Chitakale, Luchenza, Muloza, Ngabu, Makanjira, Likoma, Livingstonia, Chitipa.	

3. Application Service Licence

(*i*) Clause 12.4 of the licence is hereby amended by deleting the words "twelve (12)" after the word "services" and substituting therefor the words "twenty four (24)", to read as follows:

"The Licensee shall commence providing application Services within twenty four (24) months from the Effective Date.

(ii) Schedule 1 of the Licence on Service Coverage is hereby amended by deleting the words "12" (in Phase One implementation target), "24" (in Phase Two implementation target) and "36" (in Phase Three implementation target) and substituting therefor the words "24", "36" and "48" respectively.

Phase	Implementation target
PHASE ONE Effective Date plus 24 months	Blantyre, Lilongwe, Mzuzu & Zomba, plus designated feeder roads up to 25 Km from each city center.
PHASE TWO Effective Date plus 36 Months	Mzimba, Kasungu, Mponela, Nathenje, Kaphata Linthipe Dedza, Ntcheu, Balaka, Manjawira Mwanza, Zalewa Neno, Mchinji, Dowa, Ntchisi Namitete Ntchisi, Karonga, Nyumgwe, Chiweta Salima, Nkhota-kota, Dwangwa, Nkhata-bay, Mvera Monkey-Bay, Nkopola, Mangochi, Machinga, Ntaja, Ulongwe, Namadzi, Liwonde
PHASE THREE Effective Date plus 48 Months	Mulanje, thyolo, Chiradzulu, Phalombe, Chikwawa, Nchalo, Makwasa, Chitakale, Luchenza, Muloza, Ngabu, Makanjira, Likoma, Livingstonia, Chitipa.

Notice issued at Blantyre this 10th November 2023.

DAUD SULEMAN

The Director General

10th November, 2023

GENERAL NOTICE NO. 121

Licence No. CLF/NCTV/ATV/3/2023



THE COMMUNICATIONS REGULATORY AUTHORITY NATIONAL COMMERCIAL TELEVISION CONTENT LICENCE

Issued to

ANGALIBA TELEVISION

Issued pursuant to Sections 6 (2) (b) and 98 of the Communications Act 2016

A licence is hereby granted to Angaliba Television ("the Licensee") in respect to the provision of a National Commercial Television Content Broadcasting Service with effect from the 26th day of July 2020 and valid for a period of seven (7) years.

This Licence is issued subject to the terms and conditions hereto, and to any other terms and conditions and promises of performance that may from time to time be incorporated herein under the Communications Act and the Regulations thereto.

Failure to comply with any term and condition may lead to suspension or revocation of this Licence.

Notice issued at Blantyre, this 10th day of November, 2023.

DR. STANLEY KHAILA

DAUD SULEMAN

Chairperson

Director General

TERMS AND CONDITIONS

1. Ownership and Control

- 1.1. The Licence shall be owned and controlled by Angaliba Television an entity that is duly registered as such in terms of the applicable law of the Republic.
- 1.2. The content broadcasting service shall be operated by the Licensee or by bona fide employees of the Licensee.
- 1.3. The Licensee may exercise any of its rights granted under this Licence, by itself or in co-operation with any agent, contractor or Service Provider ("Third Party"), provided that, where the Licensee elects to exercise any of its rights under this Licence in co-operation with any Third Party it shall be on the basis that:
 - (a) the Licensee shall be liable for any acts or omissions of any Third Party in relation to the exercise of the rights granted under this Licence and such liability shall be limited to acts or omissions which constitute contraventions of this Licence;
 - (b) the Licensee shall enter into a written agreement with any such Third Party with terms that ensure compliance with the terms and conditions of this Licence at all times;
 - (c) the Licensee shall notify the Authority of any agreement entered into with any third party pursuant to this clause at least thirty (30) days prior to the commencement of such agreement;
 - (c) the Authority, acting reasonably and having due regard to the commercial considerations applying to the Licensee at any material time, may require the Licensee to modify the proposed agreement thereof within fifteen (15) days of receipt of the aforesaid notice, provided that the Authority shall not require any modification to be made which would, as a result, render the Licensee to be in a less favorable commercial or legal position than any other content service licensee;
 - (e) the Authority shall, upon becoming aware of any breach of any condition of this Licence, by the Third party, or of any complaint lodged with the Authority in relation thereto, notify the applicant in writing to correct such breach;
 - (f) failure by the Authority to notify the Licensee of any contravention shall not in any way negate or limit the Authority's rights in respect of such contravention under this Licence.
 - 1.4. The Licensee shall not transfer or assign or sell a licence granted to it or cede control in the operations of the licence or merge with another person or licensee without prior written approval of the Authority.
 - 1.5. The Licensee shall not transfer any shares, ownership or change any person in control of the business, without prior approval of the Authority.
 - 1.6. The Licensee shall provide the Authority with a certified copy of its controlling entity's constitution, deed of trust or other founding documents.

2. Commencement and Licence Period

- 2.1. The commencement date of the Licence shall be the 26th day of July 2020 (the Effective Date).
- 2.2. The Licence shall be valid for a period of seven (7) years from the Effective Date.

3. Licence Fees

- 3.1. The Licence fees payable by the Licensee to the Authority shall be as follows:
 - (a) An annual Licence fee of Five Thousand US dollars (USD5,000) payable in advance on or before each anniversary of the Effective Date.
 - (b) A levy equal to One percent (1%) of Gross Annual Revenue for each year payable at the end of each quarter in four installments. Calculation of the first three (3) quarterly installments shall be based upon the management accounts for that particular period. A final quarterly payment shall be made based on Gross Annual Revenue within thirty (30) days of issue of the audited accounts. Adjustment shall be made for the first three (3) quarterly payments if the Gross Annual Revenue in the management's accounts differs from the one in the audited accounts.

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- (c) All fees and levies outstanding for a period of more than six (6) months from their due dates shall attract interest at the base lending rate until full liquidation thereof.
- (d) If, in any year, any licence fees or levies remain outstanding for a period of more than six (6) months from the date such fees became due, the Licence may be revoked.

4. Scope of Licence

The Licensee is authorized to provide a Commercial Television Content broadcasting service throughout the Republic.

5. Transmission and distribution of content for broadcasting

The Licensee shall enter into a services agreement with a signal distributor duly licensed by the Authority for purposes of transmission, distribution and broadcasting of its television content.

6. Name of Station

- 6.1. The name of the station in respect to which the Licensee is authorized to own, operate and provide a National Commercial Television Content broadcasting service under this Licence is—"Angaliba Television"
- 6.2. The Licensee shall not change the name of the station without obtaining the prior written authorization of the Authority in accordance with such procedures as may be determined by the Authority from time to time.
- 6.3. The Licensee may, in the place of the name of the station as specified in sub-clause 6.1 hereof, and in its discretion, use the shortened form of its name. Provided that clause 6.2 hereof shall apply in respect of the said shortened form of the Licensee's name. Further provided that this sub-clause shall be subject to any relevant and applicable laws governing the use of abbreviated names in the Republic and at international level.

7. Roll Out Obligations

- 7.1. The licencee shall roll out services within twelve (12) months from the effective date of its license.
- 7.2. Where the Licensee fails to roll out within the prescribed period, the Licence shall be deemed to be automatically revoked.
- 7.3. The Authority may extend the roll out period referred in subsection (1):

(a) only once;

- (b) for a period not longer than 12 months; and
- (c) only on grounds of force majeure event as accepted the Authority.

8. Programming

- 8.1. The Licensee shall within 90 days from the effective date submit to the Authority its Programme Schedule. The Programme Schedule shall form part of this Licence as Annex 1.
- 8.2. The Licensee shall notify the Authority of any intended modification to the Programme Schedule
- 8.3. The licencee shall not amend more than 20% of its programme schedule without prior authorisation from the Authority.

9. General Terms and Conditions for a Broadcasting Content Service Licence

The Licensee shall comply with the General Terms and Conditions for a Broadcasting Content Service Licence published by the Authority in the Government Gazette and as amended from time to time.

10. Notices

10.1. All communication between the parties made pursuant to this Licence shall be in writing, and shall be sent or transmitted to the following addresses:

In case of the Authority, to:

The Director General

Malawi Communications Regulatory Authority

1st Floor Green Heritage House

2 Khonje Close,

City Center, Lilongwe

P.O. Box 30214

Lilongwe

Facsimile number: (265) 1 883 890

E-mail address: dg@macra.mw

In case of the Licensee; to

The Station Manager

Physical address: Ginnery Corner, Johnstone Road, Ridgeview Court, Opposite NBS Bank

Postal address: P.O. Box 30007, Chichiri, Blantyre 3.

Telephone number: +265 999 958 206

E-mail address: info@angaliba.africa

10.2. Should the Licensee's particulars change, the Licensee shall inform the Authority not later than seven (7) days prior to the change.

Signed on this 10th day of November, 2023.

DR. STANLEY KHAILA Chairperson DAUD SULEMAN Director General

Clause 7.1

ANNEX 1 LICENCE FORMAT

Licensee : ANGALIBA TELEVISION

Station Name : ANGALIBA TV

DESCRIPTION OF FORMAT

This Licence is issued to the Licensee subject to the maintenance of a mixed format comprising the elements listed below:

1. Educational programmes

2. Entertainment programmes

3. News update

4. Sports news

5. Spiritual programmes

6. Health issues

7. Environmental programmes

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8. Documentaries

9. Drama

10. Socio-Economic Programmes

The Licensee shall, within one hundred and twenty (120) days of the Effective Date, introduce educational programmes covering, inter alia:

(a) HIV-Aids

- (b) Position of women, children and the disabled
- (c) Career guidance

(d) General health and hygiene, and any other educational areas as may be required by the targeted audience.

10TH NOVEMBER, 2023

GENERAL NOTICE NO. 118

Licence No. CLF/NCSCL/AFM/1/2023



THE MALAWI COMMUNICATIONS REGULATORY AUTHORITY

COMMERCIAL SOUND CONTENT LICENCE

Issued to

ANGALIBA RADIO

Issued pursuant to Sections 6 (2) (b) and 98 of the Communications Act 2016

A licence is hereby granted to Angaliba Radio ("the Licensee") in respect to the provision of a National Commercial Sound Content Service with effect from the 26th day of July 2020 and valid for a period of seven (7) years.

This Licence is issued subject to the terms and conditions hereto, and to any other terms and conditions and promises of performance that may from time to time be incorporated herein under the Communications Act and the Regulations thereto.

Failure to comply with any term and condition may lead to suspension or revocation of this Licence.

Notice issued at Blantyre, this 10th day of November 2023.

DR. STANLEY KHAILA Chairperson

DAUD SULEMAN

Director General

1. Ownership and Control

- 1.1. The Licence shall be owned, controlled to Angaliba Radio an entity that is duly registered as such in terms of the applicable law of the Republic.
- 1.2. The content broadcasting service shall be operated by the Licensee or by bona fide employees of the Licensee.
- 1.3. The Licensee may exercise any of its rights granted under this Licence, by itself or in co-operation with any agent, contractor or Service Provider ("Third Party"), provided that, where the Licensee elects to exercise any of its rights under this Licence in co-operation with any Third Party it shall be on the basis that:
 - (a) the Licensee shall be liable for any acts or omissions of any Third Party in relation to the exercise of the rights granted under this Licence and such liability shall be limited to acts or omissions which constitute contraventions of this Licence;
 - (b) the Licensee shall enter into a written agreement with any such Third Party with terms that ensure compliance with the terms and conditions of this Licence at all times;
 - (c) the Licensee shall notify the Authority of any agreement entered into with any third party pursuant to this clause at least thirty (30) days prior to the commencement of such agreement;
 - (d) the Authority, acting reasonably and having due regard to the commercial considerations applying to the Licensee at any material time, may require the Licensee to modify the proposed agreement thereof within fifteen (15) days of receipt of the aforesaid notice, provided that the Authority shall not require any modification to be made which would, as a result, render the Licensee to be in a less favorable commercial or legal position than any other content service licensee;
 - (e) the Authority shall, upon becoming aware of any breach of any condition of this Licence, by the Third party, or of any complaint lodged with the Authority in relation thereto, notify the applicant in writing to correct such breach;
 - (f) failure by the Authority to notify the Licensee of any contravention shall not in any way negate or limit the Authority's rights in respect of such contravention under this Licence.
- 1.4. The Licensee shall not transfer or assign or sell a licence granted to it or cede control in the operations of the licence or merge with another person or licensee without prior written approval of the Authority.
- 1.5. The Licensee shall not transfer any shares, ownership or change any person in control of the business, without prior approval of the Authority.
- 1.6. The Licensee shall provide the Authority with a certified copy of its controlling entity's constitution, deed of trust or other founding documents.

2. Commencement and Licence Period

- 2.1. The commencement date of the Licence shall be 26th day of July 2020 (the Effective Date).
- 2.2. The Licence shall be valid for a period of seven (7) years from the Effective Date.

3. Licence Fees

- 3.1. The Licence fees payable by the Licensee to the Authority shall be as follows:
 - (a) An initial licence fee of Five Thousand US dollars (USD 5000) payable in advance on or before the Effective Date.
 - (b) An annual Licence fee of Five Thousand US dollars (USD 5000) payable in advance on or before each anniversary of the Effective Date.
 - (c) A levy equal to One percent (1%) of Gross Annual Revenue for each year payable at the end of each quarter in four installments. Calculation of the first three (3) quarterly installments shall be based upon the management accounts for that particular period. A final quarterly payment shall be made based on Gross Annual Revenue within thirty (30) days of issue of the audited accounts. Adjustment shall be made for the first three (3) quarterly payments if the Gross Annual Revenue in the management's accounts differs from the one in the audited accounts.

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- (d) All fees and levies outstanding for a period of more than six (6) months from their due dates shall attract interest at the base lending rate until full liquidation thereof.
- (e) If, in any year, any licence fees or levies remain outstanding for a period of more than six (6) months from the date such fees became due, the Licence may be revoked.

4. Scope of Licence

- 4.1. The Licensee is authorized to provide a Commercial Sound Content Broadcasting Service throughout the Republic.
- 4.2. The Licensee is authorized to broadcast from studios situated at the following addresses:
 - (a) Blantyre;
 - (b) Lilongwe;
 - (c) Mzuzu; and

(d) any other studios to be developed from time to time including outside broadcasting.

5. Name of Station

- 5.1. The name of the station in respect to which the Licensee is authorized to own, operate and provide a geographical community sound content broadcasting service under this Licence is—"ANGALIBA FM"
- 5.2. The Licensee shall not change the name of the station without obtaining the prior written authorization of the Authority in accordance with such procedures as may be determined by the Authority from time to time.
- 5.3. The Licensee may, in the place of the name of the station as specified in sub-clause 5.1 hereof, and in its discretion, use the shortened form of its name. Provided that clause 5.2 hereof shall apply in respect of the said shortened form of the Licensee's name. Further provided that this sub-clause shall be subject to any relevant and applicable laws governing the use of abbreviated names in the Republic and at international level.

6. Roll Out Obligations

- 6.1. The Licensee shall roll out services within twelve (12) months from the effective date of its license.
- 6.2. Where the Licensee fails to roll out within the prescribed period, the Licence shall be deemed to be automatically revoked.
- 6.3. The Authority may extend the roll out period referred in subsection (1):
 - (a) only once;
 - (b) for a period not longer than 12 months; and
 - (c) only on grounds of force majeure event as accepted the Authority.

7. Programming

- 7.1. The Licensee shall within 90 days from the effective date submit to the Authority its Programme Schedule. The Programme Schedule shall form part of this Licence as Annex 1.
- 7.2. The Licensee shall notify the Authority of any intended modification to the Programme Schedule
- 7.3. The Licensee shall not amend more than 20% of its programme schedule without prior authorisation from the Authority.
- 8. General Terms and Conditions for a Broadcasting Content Service Licence
 - 8.1. The Licensee shall comply with the General Terms and Conditions for a Broadcasting Content Service Licence published by the Authority in the Government Gazette and as amended from time to time.
- 9. Notices
 - 9.1. All communication between the parties made pursuant to this Licence shall be in writing, and shall be sent or transmitted to the following addresses:

Angaliba Radio Licence

10TH NOVEMBER, 2023

In case of the Authority, to:

The Director General

The Malawi Communications Regulatory Authority

1st Floor Green Heritage House

2 Khonje Close,

City Center, Lilongwe

P.O. Box 30214

Lilongwe

Facsimile number: (265) 1 883 890

E-mail address: dg@macra.mw

In case of the Licensee; to

The General Manager

Physical address: Ginnery Corner, Johnstone Road, Ridgeview Court, opposite NBS Bank

Postal address: P.O. Box 30007, Blantyre 3

Telephone number: +265 999 958 206

Facsimile number:

E-mail address: info@angaliba.africa

9.2. Should the Licensee's particulars change, the Licensee shall inform the Authority not later than seven (7) days prior to the change.

DAUD SULEMAN

Director General

Clause 7.1

Signed on this 10th day of November 2023.

Dr. STANLEY KHAILA Chairperson

ANNEX 1

LICENCE FORMAT

Licensee: Angaliba Radio

Station Name: Angaliba FM

DESCRIPTION OF FORMAT

This Licence is issued to the Licensee subject to the maintenance of a mixed format comprising the elements listed below:

1. Educational programmes

- 2. Entertainment programmes
- 3. News update

4. Sports news

- 5. Spiritual programmes
- 6. Health issues

7. Environmental programmes

8. Documentaries

9. Drama

10. Socio-Economic Programmes

The Licensee shall, within one hundred and twenty (120) days of the Effective Date, introduce educational programmes covering, inter alia:-

(a) HIV-Aids

(b) Position of women, children and the disabled

(c) Career guidance

(d) General health and hygiene, and any other educational areas as may be required by the targeted audience.

Printed and published by THE GOVERNMENT PRINTER, Zomba, Malawi-275413