There is a separate guide and application form for applicants applying for a temporary service that will NOT operate on a pilot community basis.

January 2018
The Broadcasting Authority of Ireland (“the BAI”) reserves the right to correct or clarify any part of this Guide to Submissions for Pilot Community Temporary Sound Broadcasting Services (“Guide”).

Any such corrections, clarifications or supplementary information will be posted on the BAI’s website, www.bai.ie

Please note there is a separate guide and application form for applicants wishing to apply for a temporary sound broadcasting service NOT operating on a pilot community basis.

Applicants must use the appropriate application form for the type of service concerned. Applicants will be required to resubmit an application if the incorrect form is used.

All queries regarding this Guide should be emailed to: contracts@bai.ie
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Guide to Submissions: - Provision of a Pilot Community  
Temporary Sound Broadcasting Service – January 2018
1. INTRODUCTION

Section 68(1)b of the Broadcasting Act 2009, provides that the Authority, on the recommendation of the Contract Awards Committee, may, in any period of 12 months, enter into a sound broadcasting contract with an applicant for the provision of a sound broadcasting service in a specified area for: -

if the application is for a community sound broadcasting contract, not more than 100 days in that period of 12-months, (a Temporary Sound Broadcasting Contract for a Pilot Community Service).

Temporary Sound Broadcasting Contracts for Pilot Community Services, up to a maximum of 100 days, are typically awarded on a pilot basis to community groups interested in establishing a full-time community station in the future.

This Guide details the procedures which will be adopted for the application process in respect of the award of a temporary sound broadcasting contract on a pilot community basis and provides guidance to an applicant on the requirements of the Broadcasting Act 2009. This Guide also identifies the relevant policies of the BAI and details the information which should be included in an application.

The Guide does not purport to be exhaustive and a potential applicant should have regard to the relevant provisions of the 2009 Act, including, Sections 64 and 66 of the Broadcasting Act 2009. When preparing an application, an applicant should also have regard to, where relevant, policies of the BAI, inter alia, the BAI Broadcasting Services Strategy, the BAI Policy on Community Radio Broadcasting and the BAI Ownership and Control Policy. These documents are available online at www.bai.ie or on request from the BAI. The Executive staff of the BAI are also available for consultation in the event of a potential applicant having any queries in relation to the content of this Guide, the application format, or BAI policies.

Please note all applications are subject to the Commission for Communications Regulation (ComReg) being in a position to provide a suitable frequency assignment for the proposed service. Applicants should note that due to spectrum constraints, it may not be possible to cater for the proposed number of days, sites and ERP (Effective Radiated Power).

All queries on the licensing process should be addressed the e-mail address: contracts@bai.ie
2. PROCEDURES FOR THE SUBMISSION OF AN APPLICATION

An application submitted for the award of a temporary sound broadcasting contract on a pilot community basis pursuant to section 68(1)b of the 2009 Act must comply with all of the requirements set out in this Guide. Failure to fully comply with the published requirements will make the application liable to be disqualified and, thereby, to not be considered by the Contract Awards Committee.

Required Format
The application must be submitted using the appropriate application form. The Pilot Community Temporary Sound Broadcasting Service Application Form is available on www.bai.ie

All the information requested in the form must be submitted.

Required Documentation
A completed application form must be submitted with required documentation, as outlined in Section 4 of this guide and in the check box provided in the application form.

Submission
An applicant is required to submit one copy of the application in PDF or Word format to the email address, contracts@bai.ie Applications should ideally be in one document only, or be accompanied by no greater than 2 attachments. The application and attachments should not exceed 8MB. The application may be submitted in either Irish or English.

Timeframe for receipt of Applications
Applications should be submitted, at a minimum, 3 months in advance of the first proposed broadcast date. The BAI will liaise with Applicants with respect to the timeframe for the application process and proposed broadcast dates.

Freedom of Information:
Information may be made available to the public further to requests under the Freedom of Information Act 2014. The BAI will consult with the interested party about the publication of any information treated as confidential at the time of submission, before making a decision on any Freedom of Information request received.

Third Party Agreements:
Any agreements between the BAI and interested parties regarding confidential and/or commercially sensitive information are without prejudice to the BAI’s obligations under law, under the Broadcasting Act 2009 and the Freedom of Information Act. The BAI therefore cannot warrant that information claimed as confidential by an interested party or treated as such might not be disclosed pursuant to law.
1. APPLICANT INFORMATION / REQUIREMENTS

**Legal Entity Requirement**
An applicant for Pilot Community Temporary Sound Broadcasting Service must be

a. **A legal entity**
   For example, a registered company or co-operative society. The BAI will not enter into a temporary sound broadcasting contract on a pilot community basis with an individual or group of individuals. Interested parties may wish to seek information on how to establish themselves as a legal entity by contacting relevant bodies such as the Companies Registration Office, or the Irish Cooperative Organisation Society. Please note that companies wishing to apply for a pilot community temporary sound broadcast service are generally established as companies limited by guarantee without share capital.

b. **Not for profit.**
   Further to Section 64 of the Broadcasting Act 2009, and the BAI’s Policy on Community Radio Broadcasting, applicants should be established on a not-for-profit basis.

**Broadcasting Levy**
A successful applicant will be required to sign a sound broadcasting contract with the BAI in order to start broadcasting. Contractors with the BAI are required to pay a broadcasting levy. Under Section 33 of the Broadcasting Act 2009 the BAI is required to make an order imposing a levy on broadcasting contractors for the purpose of “meeting expenses properly incurred by the Authority, the Contract Awards Committee and the Compliance Committee in the performance of their functions.”

The levy payment required from contractors is based on the qualifying income of the contractor as described in the BAI Levy Order. In general, should the Qualifying Income of a contractor not exceed €250,000, the levy is €750 plus VAT at the appropriate rate, currently 23%. Successful applicants, who go on to sign a contract with the BAI, will be invoiced accordingly. The levy is calculated on a calendar year basis. Therefore, contractors need to pay the levy for each year they are broadcasting. For example, a contractor broadcasting for a 30-day period between 01.11.16 – 31.03.17, will receive an invoice for 2 levy years, however a contractor broadcasting for a 30-day period between 01.01.17 – 31.03.17 (within the same calendar year) will receive only one invoice for one levy year.

For previous contractors, outstanding levy payments should be paid in order to facilitate the processing of any future applications, and / or the signing of another contract. Please note, as cheques are not accepted, the broadcasting levy should be paid by bank transfer to:

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<tr>
<th>Account Name</th>
<th>The Broadcasting Authority of Ireland</th>
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<tbody>
<tr>
<td>Account Number</td>
<td>03603097</td>
</tr>
<tr>
<td>Sort Code</td>
<td>98-50-20</td>
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<tr>
<td>BIC</td>
<td>ULSB IE 2D</td>
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<tr>
<td>IBAN</td>
<td>IE85 ULSB 9850 2003 6030 97</td>
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<tr>
<td>Ref:</td>
<td>S68(1)(Initials of Applicant Name)</td>
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Queries regarding the levy may be directed to Caroline Brady, (Tel: 01 792 7569) or Mark O’Neill (Tel: 01 792 8939) of PWC, One Spencer Dock, North Wall Quay, Dublin 1

**Temporary Radio Support Scheme**

This **Support Scheme** provides funding for training, development and/or evaluation activities up to a maximum of €500 per station. A station can apply for funding for activities that aim to support current training activities or where the funding could be used to evaluate the station’s current or previous training, development and / or evaluation activities.

4. **REQUIRED DOCUMENTATION**

In order for an application to be considered complete, the following documentation must be submitted to the BAI by emailing contracts@bai.ie

1. **Completed Application Form**

2. **Certificate of Incorporation**

3. **Constitution, Co-operative Society Rules or Equivalent**

   An applicant must submit an up to date copy of its Constitution or Society’s Rules. Please note if an applicant is a company, its Constitution is required to reflect the provisions of the **Companies Act 2014**. Applicants should ensure that previous Memoranda and Articles of Association have been updated to a Constitution and in so doing reflect the provisions of the Companies Act 2014.

4. **Secretary’s Certificate or Equivalent**

   This document sets out the ownership and control structure of the applicant, including, the registered address, names and addresses of the Board of Directors or members of the Committee of Management, the name and address of the Secretary, the proposed Compliance Officer, and categories of membership.

   Template Secretary Certificates for both a company limited by guarantee without share capital and a cooperative society are provided at **Annex 2 of this Guide and also the Pilot Community Temporary Sound Broadcasting Service Application Form**. Applicants should complete the appropriate template depending on type of entity established, eg: company or cooperative, and modify as necessary.

**Gender Balance**

Please note, in accordance with community radio policy, and the terms of any temporary sound broadcasting contract for a pilot community service, the Executive Organ, for example the Board and / or Management Committee of an Applicant / Contractor shall not consist of 60% or more of its membership, of either men or women.
5. **Programme Policy Statement**

The Programme Policy Statement (PPS) sets out the commitments that the Applicant is willing to make to the BAI in respect of key aspects of the programme service. It will serve as a yardstick against which the successful Applicant’s future performance is measured and assessed and as such will form part, subject to further negotiations between the BAI and the successful applicant, of the contract between the BAI and the successful applicant.

Should an application be successful, the PPS will be agreed based on the programming commitments and response provided in Section 5 of the Application Form. In particular the PPS will focus on the following:

- How the proposed service aims to fulfill the core requirements of a community sound broadcasting service: 1. Access, social inclusion / accountability; and 2. Serving the needs of, and being of social benefit to, the community.
- The Applicant’s approach to developing its ability to meet the statutory requirements for news and current affairs content; specifically, 20% news and current affairs content over the total broadcast day, and, should the service broadcast for more than 12 hours per day, 2 hours between 7am and 7pm².
- How the programming proposed will serve the interests and needs of the community, facilitate community participation, and contribute to increased plurality and diversity for the community.

6. **Indicative Programme Schedule**

The proposed Programme Schedule for the service should reflect the programming commitments the Applicant has set out in its application form and agreed in the PPS.

In particular, the indicative programme schedule should:

- Show the proposed hours of broadcasting
- Include programme descriptors.

7. **Map of franchise Area**

Please provide an accurate map outlining the proposed franchise area. The map should be labelled to clearly show the location of the proposed transmitter site. Please note Pilot Community Temporary Services generally have a franchise area of approximately 8km.

8. **Quote for Insurance**

An applicant must have an appropriate insurance policy in place for the operation of the service. This policy must include libel insurance cover and the BAI must specifically be indemnified under this policy. A copy of a proposed quote must be included with the application. Proof of the final policy for the on-air dates must be provided in advance of concluding contract negotiations.

² Please note Temporary or Pilot Community Broadcasters are not obliged to meet the statutory news and current affairs requirements. However, Pilot Community Applicants should note that, compliance with this requirement is mandatory for all established sound broadcasters, with a full-time licence. As such development of news and current affairs programming is considered necessary for pilot community services.
9. **Floor Plan for Pilot Community Sound Broadcasting Applicants**

The studio must comply with Part M of the Building Regulations which specifies the requirements on disability access and use. The applicant must provide details on building access, circulation space within the building, and facilities such as the disabled toilet. These details should include a floor plan with all relevant dimensions, including details on technical facilities, news, office and administration areas, and acoustic treatments.

Please note that the studio layout, equipment and studio worktop heights should be so designed to facilitate full access and use by all without the need for temporary structures. The drawing should include an overlay of all studio and office furniture and include the dimensions of all door openings, corridor widths and circulation and movements areas around studio and office furniture. The drawings should clearly demonstrate compliance and understanding of building regulations, in particular Part M and the *Buildings for Everyone Guidelines*, published by the National Disability Authority and available on the BAI website at the following link. [Disability Access Guidelines for Community and Pilot Community Radio](https://www.bai.ie). Studios must also be designed and built to meet the studio circulation requirements set out in Annex 1 of the relevant application form.

10. **Confirmation of Controlled Access and Soundproofing for Pilot Community Sound Broadcasting Applicants**

The on-air studios of Pilot Community stations must have controlled access and must meet industry standards on soundproofing. The applicant must provide information on how access to on-air studios is controlled and provide confirmation that soundproofing to industry standards has been implemented.
5. Assessment of Applications

Stage One: Preliminary

Once submitted, an application will be reviewed by the Executive staff of the BAI to ensure that it is complete. In particular the Executive staff will check the following;

- that the appropriate application form has been used and all the required questions, answered;
- that the required documentation has been submitted;
- that the Applicant is compliant with the policy of the Authority\(^3\) and Section 62 if the Broadcasting Act, 2009, in relation to submissions from former unlicensed operators;
- that all levy payments are up to date, if applicable; and
- that the Applicant’s proposed broadcasting dates comply with the time limits set out in Section 68(1) of the Broadcasting Act, 2009.

Stage Two: Qualitative

During this stage the Executive staff will review the application to check whether the Application contains sufficient information to conduct an assessment and whether the Applicant had sufficiently responded to each section of the Application Form to facilitate full assessment of the suitability of the Applicant for the award of a temporary sound broadcasting contract on a pilot community basis.

Assessment is conducted having regard to the following;

- The Broadcasting Act 2009;
- The information set out in each section of the Application Form;
- Relevant BAI policies, in particular the Policy on Community Radio Broadcasting
- Compliance with the Disability Access Guidelines for Community and Pilot Community Radio
- The availability of spectrum. Approval of applications is subject to the Commission for Communications Regulation (ComReg) being in a position to provide a suitable frequency assignment for the proposed service;

Explanatory information concerning each section of the application form is set out below, and similar information can also be found in the relevant application form.

---

\(^3\) The policy of the Authority is to consider applications once none of an Applicant’s directors, secretary, management team or on-air staff, have been involved in unlicensed activity for at least three months prior to the submission of the application.
Guide to Submissions: Provision of a Pilot Community Temporary Sound Broadcasting Service – January 2018

Applicant Details

This section should set out the name of the applicant, its status as a legal entity and the proposed broadcast dates. This section should also clarify whether the applicant has previously operated a temporary or pilot community service under a contract with the BAI.

Ownership and Control

This section relates to the ownership and control structure of the Applicant and requests information on the governing body/Executive Organ and members of the applicant. This section also requests details regarding how the proposed service will be managed. Relevant provisions of the Broadcasting Act 2009 and BAI policies, for example the Policy on Community Radio Broadcasting, are taken into consideration when assessing the information in this section. Examples of the information taken into account include:

- The character, expertise and experience of the applicant, including its directors, manager, secretary;

- The composition of the applicant’s Executive Organ:  
  
  In accordance with community radio policy, and the terms of any temporary sound broadcasting contract for a pilot community service, the Executive Organ of an Applicant / Contractor shall not consist of 60% or more of its membership, of either men or women. Applicants should ensure the gender balance of the Board and / or Committee of Management is compliant with this requirement.

- The applicant’s membership structure, and level of membership, and whether such is representative of the community concerned;

- The applicant’s proposed management structure and whether this structure and the accompanying reporting structure, is representative and accountable to the community concerned, and facilitates involvement from the general membership;

- How the service will be operated, including the number of paid staff or active members and/or volunteers in place; and

- The performance and contractual compliance of the applicant under any previous broadcasting contract held by the applicant.

Programming

This section relates to the programming commitments the applicant is willing to make in respect of key aspects of the proposed service. Should the applicant be successful, these commitments will ultimately form part of a Programme Policy Statement in a contract, negotiated with the BAI. The Programme Policy Statement will serve as a yardstick against which the successful applicant’s future performance is measured and/or requested changes to the programme schedule of the Applicant assessed.

---

4 Board of Directors, Committee of Management or other governing body.
Relevant provisions of the Broadcasting Act 2009 and BAI policies, for example the Policy on Community Radio Broadcasting, are taken into consideration when assessing the information in this section. Examples of the information taken into account include:-

- the applicant's proposed programming strategy and programming commitments;
- the applicant’s proposed programme schedule;
- the applicant’s proposals to achieve participation by the community in the development and implementation of its programme schedule;
- The quality, type and range of programming proposed;
- The desirability of having a diversity of services in the franchise area proposed;
- The extent to which the service proposed, serves recognizably local communities and is supported by the various interests in the community, or serves communities of interest; and
- The performance and contractual compliance of the applicant under any previous broadcasting contract held by the applicant.

Studies and Transmission

This section relates to the suitability of the proposed studio and transmission facilities for the service.

Relevant provisions of the Broadcasting Act 2009 and BAI policies, for example the Policy on Community Radio Broadcasting, are taken into consideration when assessing the information in this section. Examples of the information taken into account include:-

- The timeframe for the commencement of transmission;
- The adequacy of studio and transmission facilities;
- Access Requirements. Pilot community temporary sound broadcasting services must be accessible for people with disabilities. As such, a detailed studios drawing should be submitted providing the relevant information detail previously in Section 4(9) of this Guide.
- The suitability of transmission proposals; and
- The performance and contractual compliance of the applicant under any previous broadcasting contract held by the applicant.

Financial and Business Plan
This section concerns the suitability of the financial and business plan being proposed by the applicant, and takes into consideration the type of service for which the applicant is applying, a pilot community temporary sound broadcasting service. Relevant provisions of the Broadcasting Act 2009 and BAI policies, for example the Policy on Community Radio Broadcasting, are taken into consideration when assessing the information in this section. Examples of the information taken into account include:-

- The financial strategy and model proposed;
- Whether the financial model is aligned with the Policy on Community Radio Broadcasting\(^5\), and is not-for -profit;
- The applicant’s funding and income proposals, including the sources and levels of funding / income from each source;
- The applicant’s projected expenditure for the service, including the type and level of costs involved;
- The adequacy of the financial resources available to the applicant and the extent to which the application accords with good business and economic principles; and
- The performance and contractual compliance of the applicant under any previous broadcasting contract held by the applicant.

Following a review of the application, the Executive staff will determine whether or not to recommend the application to the Contract Awards Committee for consideration.

- If the application is recommended, it will move on to stage three.
- If the application is not recommended to go forward to the Contract Awards Committee, the BAI will advise the applicant and provide the reasons why the application was not recommended. The BAI may also request additional information or provide feedback to the applicant, should the applicant wish to apply again at a later stage.

**Stage Three: Contract Awards Committee**

Should the applicant be deemed to have satisfactorily completed Stage Two, the Executive will recommend to the Contract Awards Committee that a contract in principle be awarded to the applicant, subject to the successful conclusion of contract negotiations and the availability of spectrum. The Contract Awards Committee will consider the application at an upcoming meeting.

Following consideration of the application, if the Contract Awards Committee is satisfied, it will recommend to the Authority that a contract in principle be awarded to the applicant, subject to the successful conclusion of contract negotiations, any conditions it may wish to set, and the availability of spectrum.

\(^5\) The Policy on Community Radio Broadcasting requires that not more than 50% of a community sound broadcaster’s income should come from any one commercial source.
Stage Four: Authority Recommendation

The Contract Awards Committee’s recommendation will be ratified at an upcoming meeting of the Authority, and contract negotiations will commence with the applicant.

6. Contract Award

The award of a temporary sound broadcasting contract for a pilot community service will be subject to the successful applicant agreeing and signing the proposed contract which contains terms and conditions as determined by the BAI. An applicant should note that all offers of a contract are in principle and subject to the conclusion of contract negotiations and any other conditions the BAI may wish to attach to the award.

Applicants should note that the content of the Schedules to such a contract will be largely determined by the information, commitments and undertakings contained in the successful application. Thus, the details of the ownership and control structure, the programming commitments and indicative programme schedule and the transmission and studios will ordinarily be transposed from the successful application.

Further to the signing of a contract, such a contract will be open to inspection by members of the public at the offices of the BAI.6

Should a successful applicant fail to agree to, or fulfil any conditions sought by the Contract Awards Committee within an appropriate timeframe, contract negotiations will not be concluded and the Authority may decline to enter into a temporary sound broadcasting contract for a pilot community service.

Changes in Composition, Service or Information

The BAI reserves the right to revoke a temporary sound broadcasting contract for a pilot community service after it has been awarded or granted if changes take place which materially alter the nature or characteristics of the applicant or the service proposed or the truth, validity or accuracy of the information provided by the applicant and where such changes may have affected the decision to award the sound broadcasting contract had those changes occurred before the award was made.

6 Section 69(5) of the 2009 Act.
Annex 1: Studios

Studio Circulation Requirements

Figure 2 shows the important dimensions for accessibility purposes in a typical studio. The minimum and recommended values of A, B & C are as follows.

The minimum values of A & B are 750mm.
A & B should be at least 1.2m.
If either A or B are less than 1.2m then a 1.5m turning circle is required at the presenter’s position behind the desk.
The minimum value of C is 1.2m.
Ideally there should be a 1.5m turning circle in front of the desk.

Figure 2: Studio circulation requirements
Annex 2: Template Secretary’s Certificate

Template Secretary’s Certificate for a Company Limited By Shares with no Share Capital

I, (Insert Name), of (Insert Address), Secretary of (Registered Name of Applicant) (“the Company”) / (“HEREBY CERTIFY as follows:

A. The Company is limited by guarantee without share capital (CLG) and is registered in Ireland under CRO (Number) having its registered office at (Insert Address). The Company (where the Contractor is a company registered under the Companies Act 2014) provide that the Company is not managed or operated with a view to generating profit and the contractor shall not manage and operate the Licensed Service with a view to generating profit.

B. The Directors of the Company are as follows:

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<th>Name</th>
<th>Address</th>
<th>Category of Representation</th>
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C. No Director, Manager or Member of the Company is:

   i. an undischarged bankrupt;
   ii. a person who is subject to restriction pursuant to Section 819 of the Companies Act 2014;
   iii. a person who has been disqualified from acting as a Director pursuant to Part 14, Chapter 4 of the Companies Act 2014
D. (Insert Name) of (Insert Address) is the Secretary of the Company.

E. (Insert Name) (Station Manager), of (Insert Address) is the Compliance Officer of the Company.

F. The Company has made all returns to the Companies Registration Office which it is legally required to make.

G. The members of the Company shall be

   a) Person and/or Membership Category as per the Constitution of the Company
   b) ........
   c) ........

H. No resolution to wind up the Company has been passed and no notice of a meeting at which it is proposed to wind up the company has been issued or published. No petition has been presented or is pending to wind up the company, and no steps have been taken to place the company in receivership, or to have a receiver or examiner appointed.

Dated the ( ) (Month) (Year)

_____________________
Secretary
Template Secretary’s Certificate for a Cooperative Society

I, (Insert Name), of (Insert Address), Secretary of (Registered Name of the Cooperative) (the “Contractor”) HEREBY CERTIFY as follows: -

A. The Contractor is an Industrial and Provident Society registered under the Industrial and Provident Societies Acts 1893-2014 No. (Insert Number). The Rules of the Contractor provide that the Contractor is not managed or operated with a view to generating profit and the Contractor shall not manage and operate the Licensed Service with a view to generating profit.

B. The Directors of the Contractor are as follows:

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<th>Name</th>
<th>Address</th>
<th>Representing</th>
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</table>

C. No Director or Manager of the Contractor is:
   i. an undischarged bankrupt;
   ii. a person who is subject to restriction pursuant to Section 819 of the Companies Act 2014; or
   iii. a person who has been disqualified from acting as a Director pursuant to Part 14, Chapter 4 of the Companies Act 2014.

D. (Insert Name) is the Secretary of the Contractor
E. (Insert Name) (Station Manager), of (Insert Address) is the Compliance Officer of the Contractor.

F. The Contractor has made all returns to the Register of Friendly Societies or equivalent body which it is legally required to make.

G. The members of the Contractor shall be

d) (Membership Category as per the Rules of the Co-operative)
e) ........
f) ........

H. No resolution to wind up the Contractor has been passed and no notice of any meeting at which it is proposed to wind up the Contractor has issued or been published. No petition has been presented or is pending to wind up the Contractor, and no steps have been taken to place the Contractor in receivership, or to have a Receiver or Examiner appointed.

Dated the ( ) (Month) (Year)

________________________________________

Secretary