

THIS DETERMINATION WAS NOT
TABLED THEREFORE IT HAS NO
EFFECT.



Determination No. 59 of 1981

Determination under Section 58B of the Defence Act 1903¹ (Amendment)

I, KEVIN EUGENE NEWMAN, the Minister of State for Administrative Services acting for and on behalf of the Minister of State for Defence, hereby make the following Determination under section 58B of the *Defence Act* 1903.

Dated 15 December 1981.

KEVIN NEWMAN
Minister of State for Administrative Services
for and on behalf of the
Minister of State for Defence

Flying Allowance

1. Determination 0106, Flying Allowance, is amended—

(a) by inserting in clause 2 before the definition of “the date on which his illness commenced or he sustained his wound or injury” the following definition:

“‘member’ means a member rendering continuous full time service;”

(b) by omitting clause 3 and substituting the following clause:

“3. An allowance called “Flying Allowance” is payable to a member who is medically fit for flying duties and is—

(a) qualified for and engaged in, or qualified for and liable and available to be engaged in, flying duties as a member of the crew of an aircraft and is—

(i) an officer holding the rank of Captain in the Navy, Colonel in the Army or Group Captain in the Air Force, or a lower rank; or

(ii) a member, other than an officer, in an employment category referred to in clause 7;

- (b) qualified as a Search and Rescue Diver in the Navy and posted to a position where he is liable and rostered for search and rescue diving duties;
 - (c) an officer, or a member undergoing training to become an officer, undergoing flying training;
 - (d) a member, other than an officer, undergoing flying training in respect of the duties of an employment category referred to in clause 7; or
 - (e) a member undergoing training to become an officer preparatory to undergoing flying training and to whom sub-paragraph (a) (ii) or paragraph (b) applied immediately before commencing such officer training.”;
- (c) by inserting after clause 3 the following clause:
- “3AA. For the purposes of clause 7, a member to whom paragraph 3 (a) or 3 (b) applies who undergoes flying training or officer training preparatory to undergoing flying training, shall not cease to be a member to whom that paragraph applies by reason of that training.”;
- (d) by inserting in clause 4 “, 3 (c), 3 (d) or 3 (e)” after “3 (a)”;
- (e) by inserting in clause 5 “, 3 (c), 3 (d) or 3 (e)” after “3 (a)”;
- (f) by omitting clauses 7 and 8 and substituting the following clause:

Rate of Allowance

“7. Flying Allowance shall be payable in respect of a rank, category or training capacity specified in column 1 of the following table at the rate specified in column 2 of that table opposite that rank, category or training capacity:

Column 1			Column 2
Rank, category or training capacity			Rate
Navy	Army	Air Force	Amount per year
			\$
Officers and officer trainees			
Member undergoing training to become an officer or an officer (not being a member or an officer entitled to another rate of Flying Allowance)—while undergoing flying training			1,065
Midshipman or Acting Sub Lieutenant	Second Lieutenant	Pilot Officer	2,130
Sub Lieutenant	Lieutenant	Flying Officer	2,645
Lieutenant	Captain—	Flight Lieutenant—	
On less than maximum salary	On less than maximum salary	On less than maximum salary	3,165
On maximum salary	On maximum salary	On maximum salary	3,615
Lieutenant Commander	Major	Squadron Leader	3,615
Commander	Lieutenant Colonel	Wing Commander	2,840
Captain	Colonel	Group Captain	2,065
Employment categories (members other than officers) —			
Member other than an officer (not being a member entitled to another rate of Flying Allowance) — while undergoing flying training in respect of an employment category specified below			898
Aircrew	Aircrewman Observer	Flight Engineer	1,795
		Crewman, Technical	1,795
		Crewman	1,795
		Loadmaster	1,795

Application

2. Determination 0106, Flying Allowance, as amended by paragraphs 1 (b), 1 (c), 1 (d), 1 (e) and 1 (f) shall apply in relation to service on or after 14 January 1981.

NOTE

1. Previous amendments to Determination 0106, Flying Allowance: Nos. 3 and 17 of 1980, Nos. 9, 21, 22, 31 and 43 of 1981.

EXPLANATORY STATEMENT

DETERMINATION NO. 59 OF 1981

ISSUED BY THE AUTHORITY OF THE MINISTER FOR DEFENCE

UNDER SECTION 58B OF THE DEFENCE ACT 1903

Section 58B of the Defence Act 1903 provides that the Minister may make determinations on conditions of service which are beneficial to members of the Defence Force.

Determination O106 provides for the payment of Flying Allowance to certain members.

Where an airman aircrew is entitled to a rate of Flying Allowance in respect of his employment category, the allowance ceases to be payable when he commences officer training preparatory to undergoing flying training, and recommences at a lower officer trainee rate when he begins flying training.

This Determination amends Determination O106 to provide that such a member is entitled to Flying Allowance at the rate applicable to his employment category for the duration of officer and flying training.

Date of effect is 14 January 1981.