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DEFENCE FORCE REMUNERATION TRIBUNAL

Defence Act 1903

FLYING ALLOWANCE FOR RESERVE FORCE MEMBERS AND
AIRBORNE ELECTRONICS OFFICERS

MATTER NOS 13 AND 15 OF 1990

Canberra

31 January 1991

DETERMINATION NO 1 OF 1991

THE HON JUSTICE A.J. BOULTON
REAR ADMIRAL N.E. McDONALD AO RAN (RETD)
J.T.C. BRASSIL AM

DEFENCE FORCE REMUNERATION TRIBUNAL

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DETERMINATION NO 1 OF 1991

FLYING ALLOWANCE

Pursuant to Section 58H of the Defence Act 1903, the Defence Force Remuneration Tribunal, having inquired into the rates and conditions relating to Flying Allowance, hereby determines as follows:

1. Determination No 15 of 1988, Flying Allowance, made by the Defence Force Remuneration Tribunal under Section 58H of the Defence Act 1903 is amended by:

a. inserting in clause 2 the following definition -

"Airborne Electronics officer" means a member who has the qualifications required to be held by an Airborne Electronics officer in the Royal Australian Air Force"

b. omitting sub-clause 5(c) and substituting the following sub-clause:

"(c) is a qualified naval observer, qualified navigator, qualified Airborne Electronics officer, qualified other rank aircrew or qualified pilot engaged in, or liable to be engaged in, flying duties as a member of the crew of an aircraft; and"

c. deleting from clause 19 -

"Flying Allowance (Reserves)" and substituting "Flying Allowance (Qualification and Skill)"

d. deleting sub-clause 19(a) and substituting the following sub-clause:

"(a) is a qualified naval observer, qualified navigator, qualified Airborne Electronics officer, qualified other rank aircrew or qualified pilot engaged in, or liable to be engaged in, flying duties as a member of the crew of an aircraft;"

e. deleting clause 20 and substituting the following clause -

"20. Flying Allowance (Qualification and Skill) is payable in respect of a member referred to in clause 19 for the day or part thereof at the annual rate which would have been applicable if the member were a member of the Permanent Defence Force."

f. deleting clause 21 and substituting the following clause:

"21. A Reserve Force member who is entitled to Flying Allowance (Qualification and Skill) in accordance with the provisions of clause 19 and is medically fit for flying duties and who-

- (a) flies;
- (b) stands by to fly on search and rescue duties; or
- (c) engages in duties relating to the operation of an aircraft in which the member was rostered to fly

is entitled to be paid Flying Allowance (Disability) for the day or part thereof at the annual rate which would have been applicable if the member were a member of the Permanent Defence Force."

g. deleting clause 22.

2. This determination shall take effect on and from 20 December 1990

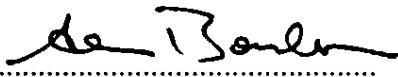
Transitional Arrangements

3.1 A member who is a member of the Reserve Forces on the day on which this determination comes into force is entitled to be paid the amount of Flying Allowance payable in accordance with this determination or the amount that would have been payable to the member in accordance with the provisions in force immediately before this determination commences, whichever is the higher amount.


3.2 This clause shall cease to apply after 20 December 1992.

Dated this thirty-first day of January 1991.

Justice A.J. Boulton
Chairman


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Rear Admiral N.E. McDonald AO RAN (Retd)
Member


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J.T.C. Brassil AM
Member


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