



**Determination under the Defence Collective Agreement 2006-2009
No. 2 of 2007, Motor vehicle, disturbance and pet relocation allowances**

1. Authority

I, STEVEN RICHARD GRZESKOWIAK, acting in accordance with the delegation of powers to me under section I3 of the Defence Collective Agreement 2006-2009 (DeCA) by the Secretary to the Department of Defence, hereby determine under section H1 and H2 of the DeCA that the conditions of service for employees travelling and working in Australia are to be adjusted as set out below.

2. Motor vehicle allowance

I determine under paragraph H1.23 of DeCA that the rates of motor vehicle allowance are adjusted in accordance with the following.

a. The rates listed in the following table.

Item	If the vehicle's engine capacity is...		then the rate per km is...
	<i>Non-rotary engine</i>	<i>Rotary engine</i>	
1.	more than 2600cc	more than 1300cc	70 cents
2.	1601cc – 2600cc	801cc – 1300cc	69 cents
3.	1600cc or less	800cc or less	58 cents

b. The rate for transportation of one or more passengers, transportation of Departmental equipment, tools or materials weighing not less than 100 kilograms, or towing a Departmental trailer is adjusted to 0.79 of a cent.

3. Disturbance allowance

I determine under paragraph H2.4 of DeCA that the rates of disturbance allowance are adjusted in accordance with the rates listed in the following table.

Situation	Rate
Employees without dependants	\$450
Employees with at least one dependant	\$942
Additional amount in respect of each dependent child who is a full-time student	\$179

4. Pet relocation allowance

I determine under paragraph H2.4 of DeCA that the rate of pet relocation allowance is to be adjusted to a maximum of \$176.00 per removal.

5. Commencement

This adjustment is effective from 26 February 2007.

Dated 31 January 2007

S.R GRZESKOWIAK

Director General Personnel Policy and Employment Conditions