



DEFENCE FORCE REMUNERATION TRIBUNAL DETERMINATION NO. 11 OF 2013, ADF ALLOWANCES

The Defence Force Remuneration Tribunal makes this Determination under section 58H of the *Defence Act 1903*.

Compilation date: 7 November 2024

Includes amendments: DFRT Determination No. 11 of 2024

About this compilation

This compilation

This is a compilation of Defence Force Remuneration Tribunal Determination No. 11 of 2013: ADF Allowances that shows the text of the law as amended and in force on 29 August 2024 (the *compilation date*).

The notes at the end of this compilation (the *endnotes*) include information about amending laws and the amendment history of provisions of the compiled law.

Uncommenced amendments

The effect of uncommenced amendments is not shown in the text of the compiled law. Any uncommenced amendments affecting the law are accessible on the Defence Force Remuneration Tribunal (www.DFRT.gov.au). The details of amendments made up to, but not commenced at, the compilation date are underlined in the endnotes.

Application, saving and transitional provisions for provisions and amendments

If the operation of a provision or amendment of the compiled law is affected by an application, saving or transitional provision that is not included in this compilation, details are included in the endnotes.

Modifications

If the compiled law is modified by another law, the compiled law operates as modified but the modification does not amend the text of the law. Accordingly, this compilation does not show the text of the compiled law as modified. For more information on any modifications, see the Register for the compiled law.

Self-repealing provisions

If a provision of the compiled law has been repealed in accordance with a provision of the law, details are included in the endnotes.

PART A - ADMINISTRATION

A.1.1 Citation

1. This Determination is DFRT Determination No. 11 of 2013, ADF Allowances.
2. This Determination may also be cited as DFRT Determination No. 11 of 2013.

A.1.2 Commencement

This Determination commences on 12 September 2013.

A.1.3 Repeal

1. A Determination listed in the following table, as amended, and in force at the date listed in the table, is repealed from that date.

Item	Title	Date of repeal
1.	DFRT Determination No. 26 of 2008, Trainee Allowance	11 September 2013
2.	DFRT Determination No. 11 of 1994, Service Allowance	11 September 2013
3.	DFRT Determination No. 21 of 2006, Separation Allowance	11 September 2013
4.	DFRT Determination No. 15 of 1996, Adventurous Training Instructor Allowance	11 September 2013
5.	DFRT Determination No. 12 of 1997, Arduous Conditions Allowance	11 September 2013
6.	DFRT Determination No. 6 of 1998, Diving Allowance	11 September 2013
7.	DFRT Determination No. 13 of 2008, Flying and Flight Duties Allowance	11 September 2013
8.	DFRT Determination No. 21 of 1999, Submarine Escape Allowance	11 September 2013
9.	DFRT Determination No. 1 of 1996, Seagoing Allowance	29 January 2014
10.	DFRT Determination No. 10 of 1996, Hard Lying Allowance	29 January 2014
11.	DFRT Determination No. 14 of 2008, Submarine Service Allowance	29 January 2014
12.	DFRT Determination No. 22 of 2008, Reserve Allowance	25 June 2014
13.	DFRT Determination No. 5 of 2008, Special Forces Disability Allowance	23 September 2015

14.	DFRT Determination No. 4 of 2008, Allowance for Specialist Operations	7 October 2015
15.	DFRT Determination No. 2 of 2001, Paratrooper Allowance	21 October 2015
16.	DFRT Determination No. 14 of 1995, Field Allowance	24 February 2016

A.1.4 Contents

Part A Administration

Part B General Disability Allowances

Division B.3 – Separation allowance

Part F Allowance Rates

Table 1 – General allowance rates

A.1.5 Purpose

This Determination sets out the allowances to be paid to members of the Australian Defence Force.

A.1.6 Definitions

This table defines terms used in this Determination.

Term	Definition
ADF	Means the Australian Defence Force.
CDF	Means Chief of the Defence Force.
Calendar day	Means a 24 hour period which starts at 0000 on a day and ends at 2359 on the same day.
continuous full-time service	Means service performed by: these two groups of members. a. Members of the Permanent Forces. b. Members of the Reserves who are undertaking a period of continuous full-time service directed by: the CDF.
DFRT	Means the Defence Force Remuneration Tribunal established by: section 58G of the <i>Defence Act 1903</i> , as in force from time to time.
employment category	Includes a mustering. It may include a grade that indicates a level of qualification, experience and skill, or may be descriptive only.
Flexible service determination	Means a determination made under subsection 23(2) of the <i>Defence Act 1903</i> .
Force	Means either the Permanent Forces or the Reserves of the ADF.
member	Has the same meanings as in section 4 and section 58A of the <i>Defence Act 1903</i> , as in force from time to time.

Nonworking period	A nonworking period under a flexible service determination that applies to a member that is not the member's pattern of service.
part-time leave without pay (PTLWOP)	Means a period of part-time unpaid leave described in Defence Determination 2016/19, <i>Conditions of Service</i> , as in force from time to time.
Pattern of service	Means the hours of duty or the periods of duty prescribed under a flexible service determination.
Rank	Means a rank (and any corresponding rank) provided for under clause 1 of Schedule 1 of the <i>Defence Act 1903</i> , as in force from time to time.
Reserve service	Means a period of service that is other than <i>continuous full-time service</i> .
rate	Includes a scale of rates.
return of service obligation (ROSO)	Means the period of service that a member is required to complete in respect of specified training, education, experience or special duties.
unpaid leave	Means any form of unpaid leave provided under Defence Determination 2016/19, <i>Conditions of service</i> , as in force from time to time.

A.1.7 Payment arrangements

1. This Determination does not limit the capacity for Defence Determination 2016/19, *Conditions of service*, as in force from time to time, made under section 58B of the *Defence Act 1903*, to provide for administrative matters relating to the payment of allowances.

Note: Administrative matters includes the forfeiture and suspension of allowances.

2. The fortnightly rate of an annual rate of an allowance is worked out using the following steps.

Step	Action
1.	Find the annual rate of allowance payable to the member.
2.	Divide that figure by:365.
3.	Multiply the result of Step 2 by:fourteen.
4.	The result of Step 3 is the fortnightly rate of allowance that applies to the member.

3. The daily rate of an annual rate of an allowance is the result of step two in the table under subsection A.1.7.2.
4. If a member takes leave at half pay then any annual rate of allowance under this Determination is only payable to the member at half that annual rate for the period of the leave taken at half pay.

5. The annual rate of an allowance in this Determination continues to be payable during periods of paid leave if the member continues to meet relevant eligibility conditions.
6. If a member is eligible for a daily rate of an allowance, the rate payable is the determined daily rate.

A.1.8 Cessation of payment

1. A member's eligibility for an allowance ceases from the day that they cease to meet any condition that they are required to meet in order to be eligible for payment of an allowance.

Exception: Specific rules for payment of allowances during periods of recreation and long service leave in Defence Determination 2016/19, *Conditions of service*, as in force from time to time, may set out extended payment periods.

Note: This will usually have the effect that payment stops the day after the eligibility condition ceases to be met.

2. If a member ceases to be eligible for an allowance during a pay fortnight, the member is to be paid the daily rate of allowance only for each day of that fortnight on which the member met the conditions of the allowance.

See: Paragraph A.1.7.3.a, The method for calculating a daily rate of an annual allowance.

3. For the purposes of payment of allowances, a member is taken to have ceased to be eligible for the allowance on the day after they die, or are missing presumed dead, in accordance with Defence Determination 2016/19, *Conditions of service*, as in force from time to time.
4. An allowance is not payable to a member under this Determination for any period when the member meets any of the following conditions.
 - a. The member is on any form of *unpaid leave*.
 - b. The member is undertaking service with, and receiving remuneration from, the United Nations.
 - c. The member is undertaking service with, and receiving remuneration from, a multinational force.
 - d. The member is on a nonworking period.

A.1.9 Exercise of powers

1. In this Determination, a reference to the CDF includes a reference to a person the CDF has authorised to exercise administrative powers vested in the CDF under this Determination.
2. In this Determination, a reference to a named position includes a reference to a person who has been authorised to exercise administrative powers vested in that position under this Determination.

A.1.10 Other matters

A reference to a *rank* is a reference to an Army rank. It includes a reference to the corresponding rank in the Navy and Air Force. This is unless it is made clear otherwise.

PART B – GENERAL DISABILITY ALLOWANCES

Division B.3: Separation allowance

B.3.1 Purpose

Separation allowance compensates members for the time they spend away from their dependants because of a posting. It recognises the effects on the member of separation from home and the additional costs that could be incurred due to that separation.

B.3.2 Definitions

In this Division, the following apply.

Member with dependants (unaccompanied) has the meaning given in Defence Determination 2016/19, Conditions of service, as in force from time to time.

B.3.3 Member this Division applies to

This Division applies to a member who is one of the following.

- a. They are a member of the Permanent Forces.
- b. They are a member of the Reserves on continuous full-time service.

B.3.4 Member this allowance does not apply to

Separation allowance does not apply to a member for any period in which the member is in any of the following circumstances.

- a. The member is paid salary under a determination made by the Remuneration Tribunal under the *Remuneration Tribunal Act 1973*.
- b. The member holds the rank of Lieutenant-General or General.

B.3.5 Eligibility for separation allowance

A member is eligible for separation allowance if they are a member with dependants (unaccompanied).

B.3.6 Rate of allowance

A member is eligible for the annual rate of separation allowance set out in Part F table item 2.

B.3.7 Events that end eligibility

A member ceases to be eligible for separation allowance from the day any of the following events occur.

- a. The day the member ceases to be a member with dependants (unaccompanied).
- b. The member does any of the following for more than 45 days.
 - i. They are absent from duty on a type of leave or absence, other than a medical absence.
 - ii. They have returned to the location where their dependants live.

B.3.9 Interactions with other allowances

1. Separation allowance is not payable to a member for any period the member is eligible for either of the following under Defence Determination 2016/19, *Conditions of service*, as in force from time to time.
 - a. Post adjustment under Chapter 15 Part 2 Division 3.
 - b. Cost of posting allowance under Chapter 15 Part 2A Division 3.
2. Eligibility for separation allowance does not exclude eligibility for any other allowance.

PART D – OTHER ALLOWANCES

Division D.1: Submarine capability assurance payment

D.1.1 Purpose

The submarine capability assurance payment is intended to retain skilled and experienced submariners and attract new members from inside and outside the Royal Australian Navy into the submarine workforce.

D.1.2 Definitions

This table defines terms used in this Division.

Term	Definition
effective service	Means service that meets all the following conditions. a. It is continuous full-time service. b. It is paid. c. It is not a period that does not count as effective service under section D.1.3 of this Division.

D.1.3 Effective service

The table below lists a range of leave types and activities and sets out how a period of leave or activity affects determination of a period of effective service.

Item	Activity	Effect
1.	Leave at full pay. Example: Annual leave, full pay long service leave.	The period of the leave counts as effective service.
2.	On a Flexible Service Determination.	The paid component counts as effective service.
3.	Any leave at half pay.	The paid component counts as effective service.
4.	Unpaid leave. Example: Leave without pay, maternity leave without pay.	The period does not count as effective service.
5.	Absence without leave.	The period does not count as effective service.
6.	Imprisonment, detention or suspension from duty without pay.	

Item	Activity	Effect
7.	A period when the member is discharging a period of service determined by:the Service Chiefs under the <i>Defence Regulation 2016</i> , as in force from time to time, which a member must complete in relation to initial employment training in their current specialisation.	The period counts as effective service.
8.	A period when the member is performing an undertaking for further service under Part 8 of the <i>Military Superannuation and Benefits Act 1991</i> (as preserved by: item 4 of Schedule 4 <i>Defence Legislation Act (No. 1) 2005</i>).	
9.	A period when the member is discharging a return of service obligation.	

D.1.4 Member this payment applies to

The submarine capability assurance payment may apply to a member who is serving a period of continuous full-time service.

D.1.5 Accrual of submarine service

1. For the purpose of eligibility under this Division, a member's submarine service is aggregated in accordance with the following table.

Item	For any period while a member holds a submarine sea qualification and...	for this period of effective service...	it counts as this much submarine service...
1.	is posted to a submarine	each 12 months completed in the posting	one year.
		any day in a period of less than 12 months in the posting	one day.
2.	is posted to Sea Training Unit - Submarines	each 12 months completed in the posting	one year.
		any day in a period of less than 12 months in the posting	one day.

Item	For any period while a member holds a submarine sea qualification and...	for this period of effective service...	it counts as this much submarine service...
3.	is performing temporary duty on either of the following a. a submarine b. with Sea Training Unit – Submarines	any day in a calendar year	one day.
4.	is performing Reserve service on either of the following a. a submarine b. with Sea Training Unit – Submarines		

2. The CDF may decide that a period of naval submarine service in another defence force is to count towards the member's aggregated submarine service for the purpose of eligibility for this payment.

D.1.6 Conditions for eligibility

A member who meets all of the following conditions may be eligible for submarine capability assurance payment.

- a. The member holds a submarine sea qualification.
- b. The member meets submarine proficiency levels 1, 2 or 3.

D.1.7 Events that end eligibility

A member ceases to be eligible for submarine capability assurance payment from the earliest date on which any of the following events occur.

- a. The member ceases to meet the conditions under section D.1.6.
- b. The member resigns from the Permanent Forces or transfers to the Reserves.
- c. A decision to terminate the member's service is made under either of the following.
 - i. Subsection 101(1) of the *Defence Act 1903*.
 - ii. Subsection 24(1) of *Defence Regulation 2016*.

Note: A member may be eligible for a pro-rata payment under section D.1.11.
- ca. The member is dismissed from the ADF under the *Defence Force Discipline Act 1982*.

- d. The member initiates training as part of a voluntary transfer of employment category that is outside submarine capability.

D.1.8 Annual rates of allowance

A member who is eligible under subsection D.1.6 is to be paid the annual rate of submarine capability assurance as set out in the following table.

Item	A member who has accrued this total period of submarine service while holding a submarine sea qualification...	is to be paid...
1.	less than three years	the annual rate listed for item 1, table 3 in Part F of this Determination.
2.	three years but less than six years	the annual rate listed for item 2, table 3 in Part F of this Determination.
3.	six years but less than nine years	the annual rate listed for item 3, table 3 in Part F of this Determination.
4.	nine years or more	the annual rate listed for item 4, table 3 in Part F of this Determination.

D.1.9 Administration of payment

1. Payment is calculated based on the following and is payable as a lump sum.
 - a. For the period 1 January 2015 to 31 December 2023 — the amount of payment is calculated for each calendar year and payable after each year ends.
 - b. For the period 1 January 2024 onwards — subject to subsection 2, the amount of payment is calculated for each financial year and payable after each financial year ends.
2. For the financial year ending 30 June 2024, the amount of payment is calculated using the following formula.

$$\text{amount of payment} = \frac{A}{2}$$

Where:

A is the amount payable for the period 1 July 2023 to 30 June 2024.

D.1.10 Pro-rata calculation of payment

1. The following periods reduce the amount of the payment that can be made to the member on a pro-rata basis.

- a. Periods that do not count as effective service under section D.1.3.
 - b. Any period in which the member does not meet one or more eligibility conditions under section D.1.6.
2. A pro rated payment must be worked out using the following steps.

Step	Action
1.	Find the number of days in the calendar year for which the member was ineligible for submarine capability assurance payment.
2.	Subtract the answer in Step 1 from 365.
3.	Divide the answer in Step 2 by:365. This will give the proportion of the year for which the member was eligible for the payment.
4.	Multiply the relevant annual rate of payment that applies to the member by:the answer in Step 3. This will give the pro rata payment owing to the member.

D.1.11 Pro-rata payment for incomplete year of effective or eligible service

1. A member is eligible for a pro-rata payment of the submarine capability assurance payment if any of the following apply.
 - a. The member dies.
 - b. The member's eligibility ceased because of either of the following.
 - i. The member reached retirement age.
 - ii. Having been allowed to serve beyond their retirement age, is no longer allowed to serve.
 - c. The member's eligibility for submarine capability assurance payment ended because of a decision to terminate the member's service under either of the following paragraphs.
 - i. Paragraph 24(1)(a) of *Defence Regulation 2016*.
 - ii. Paragraph 24(1)(b) of *Defence Regulation 2016*.
 - d. The CDF is satisfied that the member's period of service has been reduced under section 18 of the *Defence Regulation 2016* for the purpose of permitting the member to resign from service for a compassionate reason.
 - e. The member ceases to meet the conditions for eligibility under section D.1.6.

Note: A member is not eligible for a pro-rata payment in any other circumstance.

2. Despite section D.1.9, a pro-rata payment may be paid as soon as reasonably practicable after the event.

3. Pro-rata payment of the submarine capability assurance payment may be made to the member or their legal representative.

D.1.12 Interactions with other allowances

A member who has received payment under this Division may not be eligible for the Navy retention incentive payment.

See: Division D.2, Navy retention incentive payment

Division D.2: Navy retention incentive payment

D.2.1 Purpose

The purpose of this Division is to provide a payment to select members of the Navy as a retention incentive.

D.2.2 Eligibility for payment – Before 30 June 2020

1. This section applies to a member who reaches a service milestone specified in section D.2.4 between 1 July 2019 and 30 June 2020.
2. The member is eligible to receive a payment of \$20,000 on the day they meet all of the following.
 - a. They are a member of the Permanent Force.
 - b. They hold one of the following ranks or divisions.
 - i. Lieutenant Commander.
 - ii. Lieutenant.
 - iii. Sub Lieutenant.
 - iv. Petty Officer.
 - v. Leading Seaman.
 - vi. Able Seaman.
 - vii. Chaplain Division 1.
 - viii. Chaplain Division 2.
 - c. They have met their individual readiness requirements for at least 10 out of the 12 months preceding the date of payment.
 - d. They continuously met their mandatory annual awareness training requirements during the 12 months preceding the date of payment.
3. The member is not eligible for the payment under subsection 2 if any of the following apply to a member in the 12 months preceding the date of payment.
 - a. They were subject to an initial minimum period of service.
 - b. They were subject to a return of service obligation.
 - c. They applied to the CDF to be transferred to another arm of the Defence Force under section 15 of the *Defence Regulation 2016*.

- d. They applied to voluntarily reduce their period of service under section 18 of the *Defence Regulation 2016*.
 - e. They were reduced in rank under section 14(1)(a) of the *Defence Regulation 2016*.
 - f. They had a censure or formal warning imposed.
 - g. They were convicted of any of the following.
 - i. An offence under the *Defence Force Discipline Act 1982*.
 - ii. A civilian criminal offence.
4. The CDF may decide that paragraphs 2.c and 2.d do not apply if it is reasonable in the circumstances.

D.2.3 Eligibility for payment – From 1 July 2020

- 1. This section applies to a member who meets a service milestone specified in section D.2.4 on or after 1 July 2020.
- 2. A member is eligible for a payment of \$20,000 if they meet all of the following at a service milestone.
 - a. They are a member of the Permanent Force.
 - b. They hold one of the following ranks, divisions or classes.
 - i. Lieutenant Commander.
 - ii. Lieutenant.
 - iii. Sub Lieutenant.
 - iv. Petty Officer.
 - v. Leading Seaman.
 - vi. Able Seaman.
 - vii. Chaplain Division 1.
 - viii. Chaplain Division 2.
 - ix. Maritime Spiritual Wellbeing Officer Class 1.
 - x. Maritime Spiritual Wellbeing Officer Class 2.
 - c. They have a Medical Employment Classification of J1, J2 or J3.

- d. They have met all their mandatory annual awareness training for the year.
- 3. The CDF may decide that paragraphs 2.c and 2.d do not apply if it is reasonable in the circumstances.
- 4. The member is not eligible for the payment under subsection 2 if any of the following apply to the member in the 12 months preceding the service milestone.
 - a. They were subject to an initial minimum period of service.
 - b. They were subject to a return of service obligation.
 - c. They applied to the CDF to be transferred to another arm of the Defence Force under section 15 of the *Defence Regulation 2016*.
 - d. They applied to voluntarily reduce their period of service under section 18 of the *Defence Regulation 2016*.
 - e. They were reduced in rank under section 14(1)(a) of the *Defence Regulation 2016*.
 - f. They were imposed with a censure or formal warning.
 - g. They were convicted of any of the following.
 - i. An offence under the *Defence Force Discipline Act 1982*.
 - ii. A civilian criminal offence.

D.2.4 Service milestone

A service milestone is any of the following.

- a. For a member who had an initial minimum period of service associated with the Australian Defence Force Academy and whose employment category is Aviation Warfare Officer or Rotary Wing Pilot it is either of the following.
 - i. 12 years' accrued service.
 - ii. 15 years' accrued service.
- b. For a member not specified in paragraph a. any of the following.
 - i. 7 years' accrued service.
 - ii. 8 years' accrued service.
 - iii. 12 years' accrued service.

Notes:

- 1 A member may be eligible to receive more than one payment.
- 2 Accrued service under this section may be made up of multiple discontinuous periods.

D.2.5 Accrued service

1. For the purpose of this Division, subject to subsection 2, accrued service is the sum of the following.
 - a. A period of continuous full-time service.
 - b. A period of prior Reserve service to which all the following apply.
 - i. Reserve service of six hours or more in a day counts as one day of service.

Note: Less than six hours of Reserve service on a day is not counted towards accrued service.
 - ii. Thirty days of Reserve service counts as one month of service.
2. The following periods do not count towards accrued service.
 - a. A period the member is absent from duty without leave that is more than one day.
 - b. A period the member is on unpaid leave that is more than three months that is not leave to which the *Defence (Parliamentary Candidates) Act 1969* applies.
 - c. A period the member is not entitled to salary or allowances as a consequence of being convicted of an offence under the *Defence Force Discipline Act 1982* or a civilian criminal offence.
 - d. A period a member was suspended from duty.
 - e. A period of accrued service that finished more than 12 months before a second period of accrued service began, unless the CDF is satisfied of all of the following.
 - i. The member's service provided in the earlier period meets current workforce needs.
 - ii. Payment of the benefit is in the interest of Navy.

D.2.6 Interaction with other allowances

1. A member is not eligible for payment under this Division if any of the following apply.
 - a. They received Submarine capability assurance payment under Division D.1 in the 12 months prior to the day they are eligible to receive the payment.
 - b. All of the following apply to the member.
 - i. They have received, or are eligible to receive, any other bonus under sections 58B or 58H of the *Defence Act 1903*.
 - ii. The bonus under subparagraph i. is for the same period of Service for which they are eligible for a payment under this Division.
2. A member who is Aviation Warfare Officer or Rotary Wing Pilot is not eligible for payment under this Division if the following apply.
 - a. But for this subsection, they would be eligible for a payment on completion of 15 years' accrued service.
 - b. They are, or will be, eligible to receive the retention benefit provided in Part 8 of the *Military Superannuation and Benefits Act 1991*, as saved by: Schedule 4 of the *Defence Legislation Amendment Act (No.1) 2005* on completion of 15 years' eligible service as defined in that Act.

D.2.7 Division ceases to have effect

This Division ceases to have effect on 1 July 2025.

PART F – ALLOWANCE RATES

Table 1 – General allowance rates

Column 1 Item	Column 2 Allowance Reference	Column 3 Rate (\$)
2.	Separation allowance under paragraph B.3.6	\$3,352

Table 3 – Other allowance rates

Column 1 Item	Column 2 Allowance Reference	Column 3 Rate (\$)
1.	Submarine capability assurance payment section D.1.8, item 1	\$25,000
2.	Submarine capability assurance payment section D.1.8, item 2	\$35,000
3.	Submarine capability assurance payment section D.1.8, item 3	\$45,000
4.	Submarine capability assurance payment section D.1.8, item 4	\$55,000

Endnotes

Endnote 1—About the endnotes

The endnotes provide information about this compilation and the compiled law.

The following endnotes are included in every compilation:

Endnote 1—About the endnotes

Endnote 2—Abbreviation key

Endnote 3—Legislation history

Endnote 4—Amendment history

Abbreviation key—Endnote 2

The abbreviation key sets out abbreviations that may be used in the endnotes.

Legislation history and amendment history—Endnotes 3 and 4

Amending laws are annotated in the legislation history and amendment history.

The legislation history in endnote 3 provides information about each law that has amended (or will amend) the compiled law. The information includes commencement details for amending laws and details of any application, saving or transitional provisions that are not included in this compilation.

The amendment history in endnote 4 provides information about amendments at the provision (generally section or equivalent) level. It also includes information about any provision of the compiled law that has been repealed in accordance with a provision of the law.

Misdescribed amendments

A misdescribed amendment is an amendment that does not accurately describe how an amendment is to be made. If, despite the misdescription, the amendment can be given effect as intended, then the misdescribed amendment can be incorporated through an editorial change made under section 15V of the *Legislation Act 2003*.

If a misdescribed amendment cannot be given effect as intended, the amendment is not incorporated and “(md not incorp)” is added to the amendment history.

Endnote 2—Abbreviation key

ad = added or inserted

am = amended

amdt = amendment

c = clause(s)

C[x] = Compilation No. x

Ch = Chapter(s)

def = definition(s)

disallowed = disallowed by Parliament

Div = Division(s)

exp = expires/expired or ceases/ceased to have effect

(md not incorp) = misdescribed amendment cannot be given effect

mod = modified/modification

No. = Number(s)

orig = original

par = paragraph(s)/subparagraph(s)
/sub-subparagraph(s)

pres = present

prev = previous

(prev...) = previously

Pt = Part(s)

reloc = relocated

renum = renumbered

rep = repealed

rs = repealed and substituted

s = section(s)/subsection(s)

Sch = Schedule(s)

Sdiv = Subdivision(s)

Sub-Ch = Sub-Chapter(s)

SubPt = Subpart(s)

underlining = whole or part not commenced or to be commenced

Endnote 3—Legislation history

Name	Signed	Commencement	Application, saving and transitional provisions
Defence Force Remuneration Tribunal Determination No. 13 of 2013, ADF allowances – consequential amendments.		12 September 2013	
Defence Force Remuneration Tribunal Determination No. 19 of 2013, ADF Workplace Remuneration Arrangement: 2011-14, and ADF Senior Officer Remuneration Agreement: 2011-14	24 October 2013	7 November 2013	
Defence Force Remuneration Tribunal Determination No. 20 of 2013, ADF Allowances – Maritime– Amendment	19 December 2013	30 January 2014	
Defence Force Remuneration Tribunal Determination No. 6 of 2014, ADF Allowances – Reserves – Amendment	18 June 2014	Sections 3 and 5 on 25 June 2014. The remainder on 26 June 2014.	
Defence Force Remuneration Tribunal Determination No. 9 of 2014, 2014 ADF Workplace Remuneration Arrangement.	3 November 2014	6 November 2014	
Defence Force Remuneration Tribunal Determination No. 11 of 2015, ADF Allowances — Special Forces — Amendment	21 September 2015	24 September 2015	
Defence Force Remuneration Tribunal Determination No. 12 of 2015, ADF Allowances — Clearance Diver and Unpredictable Explosives — amendment	29 September 2015	8 October 2015	
Defence Force Remuneration Tribunal Determination No. 13 of 2015, ADF Allowances — Paratrooper — amendment.	7 October 2015	22 October 2015	
Defence Force Remuneration Tribunal Determination No. 14 of 2015, ADF Workplace Remuneration Arrangement	12 October 2015	5 November 2015	
Defence Force Remuneration Tribunal Determination No. 15 of 2015, ADF Allowances — Recruit Instructor — amendment.	19 November 2015	10 March 2016	
Defence Force Remuneration Tribunal Determination No. 16 of 2015, ADF Allowances — Field — amendment.	19 November 2015	25 February 2016	
Defence Force Remuneration Tribunal Determination No. 1 of 2016, Submarine Capability Assurance Payment – amendment.	29 January 2016	29 January 2016	
Defence Force Remuneration Tribunal Determination No. 5 of 2016, Amendment of references to Determination made under Section 58B of the Defence Act 1903 — Amendment	22 June 2016	1 July 2016	
Defence Force Remuneration Tribunal Determination No. 6 of 2016, Allowances — Service Allowance — Amendment	15 September 2016	13 September 2015	
Defence Force Remuneration Tribunal Determination No. 8 of 2016, ADF Workplace Remuneration Arrangement	28 October 2016	3 November 2016	

Name	Signed	Commencement	Application, saving and transitional provisions
Defence Force Remuneration Tribunal Determination No. 1 of 2017, Defence Force Remuneration Tribunal Determinations — Amendments	13 March 2017	3 April 2017	
Defence Force Remuneration Tribunal Determination No. 2 of 2017, Salaries	30 March 2017	4 April 2017	
Defence Force Remuneration Tribunal Determination No. 7 of 2017, Trainees – Amendments	28 July 2017	24 August 2017	
Defence Force Remuneration Tribunal Determination No. 9 of 2017, ADF Workplace Remuneration Arrangement 2017-2020	11 October 2017	2 November 2017	
Defence Force Remuneration Tribunal Determination No. 10 of 2017, Administration of salary and ADF allowances – amendment	19 December 2017	19 December 2017	
Defence Force Remuneration Tribunal Determination No. 1 of 2018, Salaries — Flexible Service Determination — Amendment	20 February 2018	20 February 2018	
Defence Force Remuneration Tribunal Determination No. 9 of 2018, ADF Workplace Remuneration Arrangement 2017–2020.	24 October 2018	1 November 2018	
Defence Force Remuneration Tribunal Determination No. 2 of 2019, Allowances – Navy Retention Incentive Payment	6 May 2019	1 July 2019	
Defence Force Remuneration Tribunal Determination No. 5 of 2019, Salaries & Allowances — Navy Employment Categories, Separation Allowance, Boarding Party Allowance and Submarine Capability Assurance Payment — Amendment	1 August 2019	1 August 2019	
Defence Force Remuneration Tribunal Determination No. 9 of 2019, ADF Workplace Remuneration Arrangement 2017–2020	6 November 2019	14 November 2019	
Defence Force Remuneration Tribunal Determination No. 10 of 2020, Salaries and ADF Allowances– Officer Aviation Pay Structure – Navy Remote Pilot Warfare Officers – amendment	12 November 2020	7 January 2021	Schedule 3
Defence Force Remuneration Tribunal Determination No. 1 of 2021, ADF Allowances – Separation allowance and Special Forces disability allowance – amendment	22 March 2021	22 March 2021	
Defence Force Remuneration Tribunal Determination No. 4 of 2021, ADF Workplace Remuneration Arrangement 2020–2023	7 April 2021	13 May 2021	
Defence Force Remuneration Tribunal Determination No. 5 of 2021, Salaries and ADF allowances – Military Salary – Amendments	7 April 2021	13 May 2021	Schedule 3

Name	Signed	Commencement	Application, saving and transitional provisions
Defence Force Remuneration Tribunal Determination No. 6 of 2022, ADF Workplace Remuneration Arrangement (non-Senior Officer) 2020–2023	2 November 2022	10 November 2022	
Defence Force Remuneration Tribunal Determination No. 5 of 2023, ADF Allowances – Military Factor (Phase 1) – amendment	27 April 2023	25 May 2023	
Defence Force Remuneration Tribunal Determination No. 9 of 2023, Miscellaneous amendments	23 May 2023	Immediately after DFRT Determination No. 5 of 2023 (3 May 2023)	
Defence Force Remuneration Tribunal Determination No. 10 of 2023, ADF allowances – Clearance divers – amendment	20 June 2023	25 May 2023	
Defence Force Remuneration Tribunal Determination No. 12 of 2023, Salaries – Boatswain Mate Sailor – amendment	20 June 2023	7 October 2022	
Defence Force Remuneration Tribunal Determination No. 15 of 2023, ADF Workplace Remuneration Arrangement 2023-2026	17 October 2023	9 November 2023	
Defence Force Remuneration Tribunal No. 17 of 2023, ADF Allowances – Submarine capability assurance payment – amendment	29 November 2023	29 November 2023	
Defence Force Remuneration Tribunal Determination No. 7 of 2024, ADF Allowances – Military Factor Framework consequential amendment	21 August 2024	Immediately after the commencement of DFRT Determination No. 6 of 2024 (29 August 2024)	
Defence Force Remuneration Tribunal Determination No. 11 of 2024, ADF Workplace Remuneration Arrangement 2023-2026	27 September 2024	7 November 2024	

Endnote 4—Amendment history

Section	Amendments
Contents	am: DFRT No. 7 of 2024.
A.1.3	am: DFRT No. 20 of 2013; No. 6 of 2014; Nos. 11, 12, 13 and 16 of 2015; am: DFRT No. 7 of 2024.
A.1.4	rs: DFRT No. 20 of 2013. am: DFRT No. 6 of 2014; Nos. 11, 12, 13, 15 and 16 of 2015; No. 1 of 2016; No. 2 of 2019; No. 5 of 2021; No. 5 of 2023; rs: DFRT No. 7 of 2024.
A.1.6	am: DFRT No. 5 of 2016; No. 1 of 2017; No. 1 of 2018; No. 5 of 2023.
A.1.7	am: DFRT No. 5 of 2016; Nos. 1 and 10 of 2017.
A.1.8	am: DFRT No. 5 of 2016; No. 1 of 2017; No. 1 of 2018.
A.1.10	ad: DFRT No. 1 of 2017.
After Part B heading	
	am: DFRT No. 7 of 2024.
Division B.1 heading	

Section	Amendments
	rp: DFRT No. 5 of 2021.
B.1.1	rp: DFRT No. 5 of 2021.
B.1.2	am: DFRT Nos. 1, 2 and 7 of 2017. rp: DFRT No. 5 of 2021.
B.1.3	am: DFRT No. 7 of 2017. rp: DFRT No. 5 of 2021.
B.1.4	rp: DFRT No. 5 of 2021.
B.1.5	rp: DFRT No. 5 of 2021.
Division B.2 heading	
	rp: DFRT No. 5 of 2021.
B.2.1	rp: DFRT No. 5 of 2021.
B.2.2	rs: DFRT No. 6 of 2014. am: DFRT No. 1 of 2017. rp: DFRT No. 5 of 2021.
B.2.3	am: DFRT No. 6 of 2016; Nos. 1 and 2 of 2017. rp: DFRT No. 5 of 2021.
B.2.4	rp: DFRT No. 5 of 2021.
B.2.5	rp: DFRT No. 5 of 2021.
B.3.1	am: DFRT No. 5 of 2023.
B.3.2	am: DFRT No. 5 of 2016; No. 1 of 2017; No. 5 of 2023.
B.3.3	rs: DFRT No. 6 of 2014; No. 1 of 2017. am: No. 5 of 2023.
B.3.4	am: DFRT No. 5 of 2023.
B.3.5	am: DFRT No. 13 of 2013; No. 6 of 2014; No. 11 of 2015; No. 1 of 2021; No. 5 of 2023.
B.3.6	am: DFRT No. 13 of 2013; No. 5 of 2023.
B.3.7	am: DFRT No. 13 of 2013; Nos. 5 and 9 of 2023.
B.3.8	am: DFRT No. 13 of 2013; No. 5 of 2023.
B.3.9	rs: DFRT No. 5 of 2019.
B.3.10	rp: DFRT No. 6 of 2014.
B.3.11	rp: DFRT No. 6 of 2014.
Division B.4 heading	
	am: No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.4.1	am: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.4.2	am: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.4.3	am: DFRT No. 1 of 2017; No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.4.4	am: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.4.5	am: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.4.6	am: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.4.7	am: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.4.8	am: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
Division B.5	
B.5.1	rp: DFRT No. 7 of 2024.
B.5.2	rp: DFRT No. 7 of 2024.
B.5.3	am: DFRT No. 1 of 2017. rp: DRFT No. 5 of 2023.
B.5.5	rs: DFRT No. 11 of 2015. rp: DRFT No. 5 of 2023.
Division B.6 heading	
	rp: DFRT No. 7 of 2024.

Section	Amendments
B.6.1	rp: DFRT No. 7 of 2024.
B.6.2	rp: DFRT No. 7 of 2024.
B.6.3	am: DFRT No. 1 of 2017; rp: DFRT No. 7 of 2024.
B.6.4	rp: DFRT No. 7 of 2024.
B.6.5	rp: DFRT No. 7 of 2024.
B.6.6	am: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.6.7	rs: DFRT Nos. 11 and 12 of 2015; rp: DFRT No. 7 of 2024.
Division B.7 heading	
	rp: DFRT No. 7 of 2024.
B.7.1	rp: DFRT No. 7 of 2024.
B.7.2	rp: DFRT No. 7 of 2024.
B.7.3	am: DFRT No. 1 of 2017; rp: DFRT No. 7 of 2024.
B.7.4	rp: DFRT No. 7 of 2024.
B.7.5	rs: DFRT No. 4 of 2017. am: DFRT No. 10 of 2020; rp: DFRT No. 7 of 2024.
B.7.6	rp: DFRT No. 7 of 2024.
B.7.7	am: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.7.8	rs: DFRT No. 10 of 2020. am: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.7.9	rs: DFRT Nos. 11 and 12 of 2015. am: DFRT No. 13 of 2015; rp: DFRT No. 7 of 2024.
Division B.8 heading	
	rp: DFRT No. 7 of 2024.
B.8.1	rp: DFRT No. 7 of 2024.
B.8.2	rp: DFRT No. 7 of 2024.
B.8.3	am: DFRT No. 1 of 2017; rp: DFRT No. 7 of 2024.
B.8.4	am: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.8.5	rp: DFRT No. 5 of 2023
B.8.6	am: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.8.7	rs: DFRT Nos. 11 and 12 of 2015; rp: DFRT No. 7 of 2024.
Division B.9 heading	
	rp: DFRT No. 7 of 2024.
B.9.1	ad: DFRT No. 20 of 2013; rp: DFRT No. 7 of 2024.
B.9.2	ad: DFRT No. 20 of 2013. am: DFRT No. 16 of 2015; No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.9.3	ad: DFRT No. 20 of 2013. am: DFRT No. 1 of 2017; rp: DFRT No. 7 of 2024.
B.9.4	ad: DFRT No. 20 of 2013. rs: DFRT No. 16 of 2015. am: DFRT No. 1 of 2017; Nos. 5 and 9 of 2023; rp: DFRT No. 7 of 2024.
B.9.4A	ad: DFRT No. 16 of 2015; rp: DFRT No. 7 of 2024.
B.9.4B	ad: DFRT No. 16 of 2015; rp: DFRT No. 7 of 2024.
B.9.5	ad: DFRT No. 20 of 2013; No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.9.6	ad: DFRT No. 20 of 2013. am: DFRT No. 16 of 2015; No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.9.7	ad: DFRT No. 20 of 2013. am: DFRT Nos. 11, 12 and 16 of 2015; No. 5 of 2016; No. 1 of 2017; rp: DFRT No. 7 of 2024.
Division B.10 heading	

Section	Amendments
	rp: DFRT No. 7 of 2024.
B.10.1	ad: DFRT No. 20 of 2013; rp: DFRT No. 7 of 2024.
B.10.2	ad: DFRT No. 20 of 2013; rp: DFRT No. 7 of 2024.
B.10.3	ad: DFRT No. 20 of 2013. am: DFRT No. 1 of 2017; rp: DFRT No. 7 of 2024.
B.10.4	ad: DFRT No. 20 of 2013; rp: DFRT No. 7 of 2024.
B.10.5	ad: DFRT No. 20 of 2013; No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.10.6	ad: DFRT No. 20 of 2013. am: DFRT Nos. 11 and 12 of 2015; No. 5 of 2016; No. 1 of 2017; No. 5 of 2019; rp: DFRT No. 7 of 2024.
Division B.11 heading	
	rp: DFRT No. 5 of 2021.
B.11.1	ad: DFRT No. 6 of 2014. rp: DFRT No. 5 of 2021.
B.11.2	ad: DFRT No. 6 of 2014. am: DFRT No. 1 of 2017. rp: DFRT No. 5 of 2021.
B.11.3	ad: DFRT No. 6 of 2014. am: DFRT No. 1 of 2017. rp: DFRT No. 5 of 2021.
B.11.4	ad: DFRT No. 6 of 2014. rp: DFRT No. 5 of 2021.
B.11.5	ad: DFRT No. 6 of 2014. rp: DFRT No. 5 of 2021.
Division B.12 heading	
	rp: DFRT No. 7 of 2024.
B.12.1	ad: DFRT No. 11 of 2015; rp: DFRT No. 7 of 2024.
B.12.2	ad: DFRT No. 11 of 2015. am: DFRT No. 1 of 2017; No. 18 of 2023; rp: DFRT No. 7 of 2024.
B.12.3	ad: DFRT No. 11 of 2015. am: DFRT No. 1 of 2017; rp: DFRT No. 7 of 2024.
B.12.4	ad: DFRT No. 11 of 2015; rp: DFRT No. 7 of 2024.
B.12.5	ad: DFRT No. 11 of 2015. am: DFRT No. 1 of 2021; Nos. 5 and 18 of 2023; rp: DFRT No. 7 of 2024.
B.12.6	ad: DFRT No. 11 of 2015. am: DFRT No. 1 of 2021; Nos. 5 and 18 of 2023; rp: DFRT No. 7 of 2024.
B.12.7	ad: DFRT No. 11 of 2015; Nos. 5 and 18 of 2023; rp: DFRT No. 7 of 2024.
B.12.8	ad: DFRT No. 11 of 2015; Nos. 5 and 18 of 2023; rp: DFRT No. 7 of 2024.
B.12.9	ad: DFRT No. 11 of 2015; rp: DFRT No. 7 of 2024.
B.12.10	ad: DFRT No. 11 of 2015. am: DFRT No. 12 of 2015; No. 5 of 2016; No. 1 of 2017; No. 5 of 2021; Nos. 5 and 18 of 2023; rp: DFRT No. 7 of 2024.
Division B.13 heading	
	rp: DFRT No. 7 of 2024.
B.13.1	ad: DFRT No. 16 of 2015; rp: DFRT No. 7 of 2024.
B.13.2	ad: DFRT No. 16 of 2015; rp: DFRT No. 7 of 2024.
B.13.3	ad: DFRT No. 16 of 2015. am: DFRT No. 1 of 2017; rp: DFRT No. 7 of 2024.
B.13.4	ad: DFRT No. 16 of 2015; rp: DFRT No. 7 of 2024.
B.13.5	ad: DFRT No. 16 of 2015. am: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.13.6	ad: DFRT No. 16 of 2015. am: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.13.7	ad: DFRT No. 16 of 2015. am: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.13.8	ad: DFRT No. 16 of 2015. am: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.13.9	ad: DFRT No. 16 of 2015. am: DFRT No. 5 of 2016; rp: DFRT No. 7 of 2024.
Division B.14 heading	

Section	Amendments
	rp: DFRT No. 7 of 2024.
B.14.1	ad: DFRT No. 12 of 2015; rp: DFRT No. 7 of 2024.
B.14.2	ad: DFRT No. 12 of 2015; rp: DFRT No. 7 of 2024.
B.14.3	ad: DFRT No. 12 of 2015. am: DFRT No. 1 of 2017; rp: DFRT No. 7 of 2024.
B.14.4	ad: DFRT No. 12 of 2015. am: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.14.5	ad: DFRT No. 12 of 2015. am: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.14.6	ad: DFRT No. 12 of 2015; rp: DFRT No. 7 of 2024.
B.14.7	ad: DFRT No. 12 of 2015. am: DFRT Nos. 5 and 9 of 2023; rp: DFRT No. 7 of 2024.
B.14.8	ad: DFRT No. 12 of 2015. am: DFRT Nos. 5 and 9 of 2023; rp: DFRT No. 7 of 2024.
B.14.9	ad: DFRT No. 12 of 2015. am: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.14.10	ad: DFRT No. 12 of 2015. am: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.14.11	ad: DFRT No. 12 of 2015. am: DFRT No. 5 of 2021; No 5 of 2023; rp: DFRT No. 7 of 2024.
Division B.15 heading	
	rp: DFRT No. 7 of 2024.
B.15.1	ad: DFRT No. 12 of 2015; rp: DFRT No. 7 of 2024.
B.15.2	ad: DFRT No. 12 of 2015; rp: DFRT No. 7 of 2024.
B.15.3	ad: DFRT No. 12 of 2015. am: DFRT No. 1 of 2017; rp: DFRT No. 7 of 2024.
B.15.4	ad: DFRT No. 12 of 2015. am: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.15.5	ad: DFRT No. 12 of 2015. am: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.15.6	ad: DFRT No. 12 of 2015. am: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.15.7	ad: DFRT No. 12 of 2015. am: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
Division B.16 heading	
	rp: DFRT No. 7 of 2024.
B.16.1	ad: DFRT No. 13 of 2015; rp: DFRT No. 7 of 2024.
B.16.2	ad: DFRT No. 13 of 2015; rp: DFRT No. 7 of 2024.
B.16.3	ad: DFRT No. 13 of 2015. am: DFRT No. 1 of 2017; rp: DFRT No. 7 of 2024.
B.16.4	ad: DFRT No. 13 of 2015. am: DFRT No. 18 of 202; rp: DFRT No. 7 of 2024.
B.16.5	ad: DFRT No. 13 of 2015. am: DFRT No. 18 of 202; rp: DFRT No. 7 of 2024.
B.16.6	ad: DFRT No. 13 of 2015. ; rp: DFRT No. 7 of 2024
B.16.7	ad: DFRT No. 13 of 2015. am: DFRT No. 18 of 202; rp: DFRT No. 7 of 2024.
B.16.8	ad: DFRT No. 13 of 2015. am: DFRT Nos. 5 and 18 of 2023; rp: DFRT No. 7 of 2024.
B.16.9	ad: DFRT No. 13 of 2015. am: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.16.10	ad: DFRT No. 13 of 2015; rp: DFRT No. 7 of 2024.
B.16.11	ad: DFRT No. 13 of 2015; rp: DFRT No. 7 of 2024.
Division B.17 heading	
	ad: DFRT No. 15 of 2015. rp: DFRT No. 7 of 2024.
B.17.1	ad: DFRT No. 15 of 2015. rp: DFRT No. 7 of 2024.
B.17.2	ad: DFRT No. 15 of 2015. rp: DFRT No. 7 of 2024.
B.17.3	ad: DFRT No. 15 of 2015. rp: DFRT No. 7 of 2024.
B.17.4	ad: DFRT No. 15 of 2015. am: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.17.5	ad: DFRT No. 15 of 2015. rp: DFRT No. 7 of 2024.

Section	Amendments
B.17.6	ad: DFRT No. 15 of 2015. rp: DFRT No. 7 of 2024.
Division B.18 heading	
	rp: DFRT No. 7 of 2024.
B.18.1	ad: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.18.2	ad: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
B.18.3	ad: DFRT No. 5 of 2023. am: DFRT No. 9 of 2023.
Part C heading	
	rs: DFRT No. 20 of 2013; rp: DFRT No. 7 of 2024.
Division C.1 heading	
	rp: DFRT No. 7 of 2024.
C.1.1	ad: DFRT No. 20 of 2013; rp: DFRT No. 7 of 2024.
C.1.2	ad: DFRT No. 20 of 2013. am: DFRT No. 1 of 2017; No. 9 of 2023; rp: DFRT No. 7 of 2024.
C.1.3	ad: DFRT No. 20 of 2013. am: DFRT No. 9 of 2023; rp: DFRT No. 7 of 2024.
C.1.4	ad: DFRT No. 20 of 2013. am: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
C.1.5	ad: DFRT No. 20 of 2013. am: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
C.1.6	ad: DFRT No. 20 of 2013. am: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
Division C.2 heading	
C.2.1	ad: DFRT No. 11 of 2015; rp: DFRT No. 7 of 2024.
C.2.2	ad: DFRT No. 11 of 2015. am: DFRT No. 18 of 2023; rp: DFRT No. 7 of 2024.
C.2.3	ad: DFRT No. 11 of 2015. am: DFRT No. 1 of 2017; Nos. 5 and 18 of 2023; rp: DFRT No. 7 of 2024.
C.2.4	ad: DFRT No. 11 of 2015. am: DFRT No. 1 of 2017; Nos. 5 and 18 of 2023; rp: DFRT No. 7 of 2024.
C.2.5	ad: DFRT No. 11 of 2015. am: DFRT Nos. 5 and 18 of 2023; rp: DFRT No. 7 of 2024.
C.2.6	ad: DFRT No. 11 of 2015. am: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
C.2.7	ad: DFRT No. 11 of 2015; rp: DFRT No. 7 of 2024.
Division C.3 heading	
	ad: DFRT No. 15 of 2015. rp: DFRT No. 7 of 2024.
C.3.1	ad: DFRT No. 15 of 2015. rp: DFRT No. 7 of 2024.
C.3.2	ad: DFRT No. 15 of 2015. rp: DFRT No. 7 of 2024.
C.3.3	ad: DFRT No. 15 of 2015. rp: DFRT No. 7 of 2024.
C.3.4	ad: DFRT No. 15 of 2015. am: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
C.3.5	ad: DFRT No. 15 of 2015. rp: DFRT No. 7 of 2024.
Division C.4 heading	
C.4.1	ad: DFRT No. 5 of 2023. am: DFRT No. 9 of 2023; rp: DFRT No. 7 of 2024.
C.4.2	ad: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
C.4.3	ad: DFRT No. 5 of 2023; rp: DFRT No. 7 of 2024.
Division D.1 heading	
	ad: DFRT No. 1 of 2016.
D.1.1	ad: DFRT No. 1 of 2016.
D.1.2	ad: DFRT No. 1 of 2016.

Section	Amendments
D.1.3	ad: DFRT No. 1 of 2016. am: DFRT No. 1 of 2017; No. 17 of 2023.
D.1.4	ad: DFRT No. 1 of 2016.
D.1.5	ad: DFRT No. 1 of 2016.
D.1.6	ad: DFRT No. 1 of 2016. am: DFRT No. 1 of 2017; No. 4 of 2023.
D.1.7	ad: DFRT No. 1 of 2016. am: DFRT No. 1 of 2017; No. 5 of 2019.
D.1.8	ad: DFRT No. 1 of 2016.
D.1.9	ad: DFRT No. 1 of 2016. rs: DFRT No. 2 of 2016; No. 17 of 2023.
D.1.10	ad: DFRT No. 1 of 2016. am: DFRT No. 5 of 2019.
D.1.11	ad: DFRT No. 1 of 2016. rs: DFRT No. 5 of 2019.
D.1.12	ad: DFRT No. 1 of 2016. am: DFRT No. 2 of 2019.
Division D.2 heading	
	ad: DFRT No. 2 of 2019.
D.2.1	ad: DFRT No. 2 of 2019.
D.2.2	ad: DFRT No. 2 of 2019. am: DFRT No. 2 of 2020.
D.2.3	ad: DFRT No. 2 of 2019. am: DFRT Nos. 2 and 3 of 2020; No. 7 of 2023.
D.2.4	ad: DFRT No. 2 of 2019.
D.2.5	ad: DFRT No. 2 of 2019.
D.2.6	ad: DFRT No. 2 of 2019. am: DFRT No. 4 of 2022.
D.2.7	ad: DFRT No. 2 of 2019. am: DFRT No. 5 of 2023.
Division D.3 heading	
	rp: DFRT No. 7 of 2024.
D.3	ad: DFRT No. 5 of 2021; rp: DFRT No. 7 of 2024.
Part E heading	
	rp: DFRT No. 7 of 2024.
Division E.1 heading	
	rp: DFRT No. 7 of 2024.
E.1.2	rp: DFRT No. 7 of 2024.
E.1.3	rp: DFRT No. 7 of 2024.
E.1.4	rp: DFRT No. 5 of 2023.
E.1.5	ad: DFRT No. 20 of 2013. am: DFRT 5 of 2023; rp: DFRT No. 7 of 2024.
E.1.6	ad: DFRT No. 20 of 2013. am: DFRT 5 of 2023; rp: DFRT No. 7 of 2024.
E.1.7	ad: DFRT No. 20 of 2013. am: DFRT 5 of 2023; rp: DFRT No. 7 of 2024.
E.1.8	ad: DFRT No. 20 of 2013; rp: DFRT No. 7 of 2024.
E.1.9	ad: DFRT No. 11 of 2015; rp: DFRT No. 7 of 2024.
E.1.10	ad: DFRT No. 12 of 2015. am: DFRT 5 of 2023; rp: DFRT No. 7 of 2024.
E.1.11	ad: DFRT No. 5 of 2023. am: DFRT 9 of 2023; rp: DFRT No. 7 of 2024.
Part F Table 1	rs: DFRT Nos. 19 and 20 of 2013. am: DFRT No. 6 of 2014. rs: DFRT No. 9 of 2014; Nos. 11, 12, 13 and 14 of 2015. am: DFRT No. 15 of 2015. am: DFRT No. 16 of 2015. rs: DFRT No. 8 of 2016; No. 9 of 2017; No 9 of 2018; No. 9 of 2019; Nos. 4 and 5 of 2021; No. 6 of 2022; Nos. 10 and 15 of 2023. am: DFRT No. 18 of 2023; am: DFRT Nos. 7 and 11 of 2024.
Part F Table 2	rs: DFRT No. 19 of 2013. am: DFRT No. 6 of 2014. rs: DFRT No. 9 of 2014; No. 8 of 2016; No. 9 of 2017; No. 9 of 2018; No. 9 of 2019; No. 4 of 2021; No. 6 of 2022. am: DFRT No. 5 of 2023. rs: DFRT No. 15 of 2023; ; rp: DFRT No. 7 of 2024.

Section	Amendments
Part F Table 3	ad: DFRT No. 1 of 2016. am: DFRT Nos. 12 and 17 of 2023.