DETERMINATION AS TO CERTAIN DEFENCE FORCE PERSONNEL WHO ARE TO BE TREATED AS IF FULL-TIME MEMBERS OF THE DEFENCE FORCE IN RESPECT OF SERVICE IN WORLD WAR 2

I, BENJAMIN CHARLES HUMPHREYS, Minister of State for Veterans’ Affairs, pursuant to paragraph 5(13)(b) of the Veterans’ Entitlements Act 1986, hereby determine that the Veterans’ Entitlements Act 1986 shall apply to, and in relation to, a person included in the following classes of persons, being members of the Defence Force, as if that person was, while rendering service during World War 2 of the kind specified in this determination, rendering continuous full-time service for purposes of this Act:

1. persons who served with the Citizen Military Force or the Volunteer Defence Corps on a part-time basis during any period of such service; or
2. persons who were appointed to the Royal Australian Air Force Reserve by reason that they were:
   a. members of a civil airline required to make flights involving risk of enemy action or risks greater than normal airline operations; or
   b. members of civil ground staff required for flights described in sub-clause (a) for the purposes of servicing, maintenance or operation of the aircraft involved; or
   c. employees of the Department of Civil Aviation stationed at a place where they were provided with arms and where they were partly or wholly responsible for local defence; or
   d. civil ground staff, employed by a civil airline or the Department of Civil Aviation, stationed in a war zone outside the mainland of Australia; or
3. persons employed by Amalgamated Wireless (Australasia) Limited during the period of any appointment as Telegraphist Officers or while attested as Telegraphist Ratings in the Royal Australian Naval Volunteer Reserve (Unmobilised).

For the purposes of this Determination, “World War 2” has the same meaning as it has in subsection 5(1) of the Veterans’ Entitlements Act 1986.

DATED Friday the 18th day of December 1987

BEN HUMPHREYS
Minister of State for Veterans' Affairs