Veterans' Entitlements (Child-Related Payments) Determination 2004
Instrument No.9/2004

1. I, Oona O’Beirne, delegate of the Repatriation Commission, make this Determination under paragraph (b) of subclause 10 (4) of Schedule 5 of the Veterans' Entitlements Act 1986 (VEA) after having had regard to the indexation of the Part A rate of family tax benefit under the A New Tax System (Family Assistance) Act 1999 in respect to the times set out below.

2. The pension/supplement child-related amount in relation to a person to whom clause 10 of Schedule 5 of the VEA applies, is determined to be:

   (a) if the pension/supplement child-related amount payable to the person is dependent child add-on:

      (i) for each child of the person, being a child who has not turned 13 — max. $90.58 pfn;
      (ii) for each child of the person, being a child who has turned 13 but has not turned 16 — max. $126.42 pfn;

   for any time in the period on and from 1 July 2004 to and including 30 June 2005.

   (b) if the pension/supplement child-related amount payable to the person is guardian allowance:

      (i) in respect of all children of the person, being for a child or children not turned 16 — max. $44.66 pfn;

   for any time in the period on and from 1 July 2004 to and including 30 June 2005.

3. This Determination commences on 1 July 2004.

Dated 11 June 2004

OONA O’BEIRNE

1. pension/supplement child-related amount is defined in sub-clause 10(4) of Schedule 5 of the VEA; 2. this is the payment described in the relevant provisions mentioned in the definition of pension/supplement child-related amount in sub-clause 10(4) of Schedule 5 of the VEA; 3. max., in conjunction with an amount, means that the amount is the maximum amount (maximum amount) that is payable in the range of amounts that may be payable from and including zero amount to and including the maximum amount; 4. per fortnight.