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SALARIES AND ALLOWANCES ACT 1975

DETERMINATION VARIATION
OF THE
SALARIES AND ALLOWANCES TRIBUNAL
Pursuant to Section 6(1) (a) (ab) & (b)

PREAMBLE

The Tribunal has been asked to clarify some aspects of the determination which issued under Section 6(1)(a)(ab) and (b) of the *Salaries and Allowances Act 1975* on 18 August 2006.

The first issue concerns the cessation date of the allowance of \$6,950 formerly paid to Members who chose not to access a Government supplied motor vehicle, or, in some cases, a second motor vehicle. In the substantive determination the Tribunal stated, "The Tribunal has determined to cease it with effect on and from the end of the first pay period after the issuing of this determination".

It has been put to the Tribunal this could mean the pay period ending on 30 September 2006, being the first full pay period after 18 August 2006.

The Tribunal considered this aspect of the determination to have immediate effect, however, chose a pay period ending for administrative convenience. The Tribunal intended the allowance to conclude on the date of the end of the pay period in which the determination issued and now determines the allowance to cease on and from 31 August 2006.

The second issue sought clarification of the entitlement to an allowance of \$15,000 in circumstances where a Member has no vehicle supplied from any Government source. A new Section 4.2 in Part 4 of the determination has now been inserted.

The Tribunal expects Members to make informed choices about this allowance and the motor vehicle(s) entitlements. The Tribunal will monitor the use of the options available. It is not the intention of the Tribunal that these options be used as a means of changing motor vehicles at times other than the expiration of a normal lease.

The third issue concerns the 'Metropolitan Expenses of Members Representing Regions or Districts Therein' as contained in Part 6 Section 5 of the determination.

Section 5 previously provided an allowance for qualifying Members based on 80 nights at the commercial accommodation rate for Perth as prescribed in Part 6 Section 7 of the determination. The Tribunal received representations to the effect that 80 nights was inadequate. The Tribunal is of the view that Members should not be unnecessarily fettered by arbitrary barriers in carrying out their proper duties. Accordingly, having regard to sitting times, committee work and other commitments the Tribunal decided to increase the limit from 80 nights to 120 nights.

It has subsequently come to the attention of the Tribunal that the interpretation and practice applied