# EXPLANATORY STATEMENT

## Veterans’ Entitlements (Non-warlike Service) Amendment Determination 2024 (No. 2)

This Determination amends the *Veterans’ Entitlements (Non-warlike Service) Determination* 2019 (the Principal Determination) made under subsection 5C(1) of the *Veterans’ Entitlements Act 1986* (the Act), which provides for the payment of pensions and other benefits to, and medical treatment for, veterans and certain other persons, and for other purposes.

This Determination is a legislative instrument for the purposes of the *Legislation Act 2003* and is exempt from disallowance pursuant to item 33 in section 10 of the *Legislation (Exemptions and Other Matters) Regulation 2015* (the Regulations) and is also exempt from sunsetting pursuant to item 65 in section 12 of the Regulations.

Subsection 5C(1) of the Act defines non-warlike service as meaning service in the Defence Force of a kind determined in writing by the Defence Minister to be non-warlike service.

A determination of non-warlike service under the Act allows the Repatriation Commission to apply a more beneficial standard of proof when assessing a claim for liability of a veteran’s injury, disease or death in relation to a period of non-warlike service. This beneficial standard of proof reflects an understanding of the unique nature of military service and the risks associated with service on warlike or non-warlike operations. Members with non-warlike service can also receive treatment for any malignant neoplasms and pulmonary tuberculosis, whether or not they are related to service.

The purpose of this Determination is to add 2 new non-warlike operations into the table which states the nature, area and period of operation.

Section 1 of this Determination sets out the manner in which this Determination may be cited.

Section 2 provides that this Determination commences on the day after registration.

Section 3 identifies that this Determination is made under the definition of non‑warlike service in subsection 5C(1) of the *Veterans’ Entitlements Act 1986*.

Section 4 provides that each instrument that is specified in a Schedule to this Determination is amended or repealed as set out in the applicable items in the Schedule concerned, and any other item in a Schedule to this Determination has effect according to its terms.

The historical dates in this Determination do not affect the rights of a person (other than the Commonwealth) in a manner prejudicial to that person, nor does it impose any liability on such a person (other than the Commonwealth). The retrospective application of this Determination is required to ensure that no ADF member (or their legal personal representative) is disadvantaged if claiming for death, injury or disease that may have occurred between the period when they commenced service on the operation and the commencement of this Determination.

*Schedule 1—Non-warlike service amendment*

Section 1 adds items 42 and 43 into the table at section 1 of Schedule 1 of the Principal Determination which provide the following.

* That on and after 13 October 2023 service supporting Operation BEECH is non-warlike service for the purposes of the definition of non-warlike service in subsection 5C(1) of the Act.
* That on and after 15 February 2024 service supporting Operation HYDRANTH is a non-warlike operation for the purposes of the definition of non-warlike service in subsection 5C(1) of the Act.

**Consultation**

The Department of Veterans’ Affairs were consulted during the classification process. It is noted that decisions about the nature of service are subject to bipartisan consultation through Government and do not impact business or competition.

**Authority:** Subsection 5C(1) of the
*Veterans’ Entitlements Act 1986*