It is notified for general information that Her Majesty The Queen has approved new regulations for the National Medal. These regulations are to be known as the National Medal Regulations 2011.


The new National Medal Regulations 2011 can be found on the following websites:


By Her Majesty's Command

Mark Fraser OAM
Acting Official Secretary to the Governor-General
ELIZABETH THE SECOND, by the Grace of God Queen of Australia and Her other Realms and Territories, Head of the Commonwealth:

TO ALL to whom these Presents shall come,

GREETING:

WHEREAS by Letters Patent dated 14 February 1975 We instituted an Australian medal, designated and styled the National Medal, for the purpose of according recognition to persons who render long service in certain occupations:

AND WHEREAS the Letters Patent ordained that the award of the National Medal be governed by the Regulations Governing the Award of the National Medal set out in the Schedule to the Letters Patent:

AND WHEREAS it is desirable to make new regulations to govern the award of the National Medal:

KNOW YOU that We do, by these Presents, declare Our Pleasure that:

(a) the Regulations set out in the Schedule to the Letters Patent dated 18 June 1999 and amended by Letters Patent dated 4 April 2000 are revoked, without prejudice to anything lawfully done thereunder; and

(b) the award of the National Medal, or a clasp to the National Medal, is governed by the National Medal Regulations set out in the Schedule.

IN WITNESS whereof We have caused these Our Letters to be made Patent.

GIVEN under the Great Seal of Australia at Our Court at St James’s on 27 April 2011.

By Her Majesty’s Command

[Signature]

Prime Minister
Schedule

National Medal Regulations 2011

Part 1 Preliminary

1 Name of Regulations
These Regulations are the National Medal Regulations 2011.

2 Definitions
(1) In these Regulations, unless the contrary intention appears:

approved government organisation means:
(a) an organisation to which a determination under regulation 4 applies; or
(b) an organisation that is included in a class of organisations to which a determination under regulation 4 applies.

approved organisation means a service organisation, approved government organisation or approved voluntary organisation.

approved voluntary organisation means an organisation to which a determination under regulation 9 applies.

Australia includes the external Territories as defined in the Acts Interpretation Act 1901.

clap means a device that denotes an additional period of 10 years eligible service after the award of the Medal.

Defence Force means the defence force constituted under section 30 of the Defence Act 1903.

Defence Force Service Awards Regulations means the Regulations set out in the Schedule to the Letters Patent dated 20 April 1982, being the Regulations as amended from time to time.
**Defence long service award** means:
(a) a medal or clasp for long service in the Defence Force awarded under any Imperial long service medal regulations; or
(b) a medal, decoration or clasp under the Defence Force Service Awards Regulations; or
(c) a medal or clasp under the Defence Long Service Medal Regulations.

**Defence Long Service Medal Regulations** means the Regulations set out in the Schedule to the Letters Patent dated 26 May 1998, being the Regulations as amended from time to time.

**DFSA efficient service** means service as a member of the Defence Force that is efficient service under the Defence Force Service Awards Regulations.

**DLSM qualifying service** means service as a member of the Defence Force that is qualifying service under the Defence Long Service Medal Regulations.

**eligible service** means service of the kind mentioned in regulation 17.

**government organisation** means:
(a) an organisation established under a law of the Commonwealth, a State or a Territory for a purpose of the Commonwealth, State or Territory; or
(b) an organisation the business of which is under the control of a Minister of the Commonwealth, a State or a Territory; or
(c) an organisation that, in the conduct of its business, is subject to the direction of a Minister of the Commonwealth, a State or a Territory; or
(d) a non-profit organisation operating under an arrangement with the Commonwealth, a State or a Territory; or
(e) an organisation that is an incorporated company all the shares in the capital of which are owned by the Commonwealth, a State or a Territory.
**Imperial long service medal regulations** means any regulations governing the award of medals for long service in the Defence Force as in force immediately before 14 February 1975.

**Medal** means the National Medal.

**Minister** means the Minister responsible for the administration of the Australian system of honours and awards or a Minister or member of the Federal Executive Council authorised by the Minister to act on behalf of that Minister.

**National Medal** means the National Medal instituted under the Letters Patent establishing these Regulations.

**organisation** (whether used with or without qualification) includes part of an organisation.

**Register of Approved Organisations** means the register maintained under paragraph 27 (2) (a).

**Register of Awards** means the register maintained under paragraph 27 (2) (b).

**Registrar** means the registrar appointed under subregulation 27 (1).

**service organisation** means a government organisation that is:
(a) an Australian ambulance service; or
(b) an Australian correctional service; or
(c) an Australian emergency service; or
(d) an Australian fire service; or
(e) an Australian police force; or
(f) the Australian Protective Service.

**State** has the same meaning as in the *Acts Interpretation Act 1901*.

**Territory** has the same meaning as in the *Acts Interpretation Act 1901*.

**voluntary organisation** means an organisation incorporated in Australia that is not:
(a) a government organisation; or
(b) an organisation that is operated for profit.
(2) In these Regulations, the approval date for:
(a) an Australian police force; or
(b) an Australian fire service; or
(c) an Australian ambulance service (including the ambulance operations of the former Priory in Australia of the Order of St John but not including the ambulance operations of St John Ambulance Australia);
is 14 February 1975.

(3) In these Regulations, the approval date for the ambulance operations of St John Ambulance Australia is 1 January 1987.

(4) In these Regulations, the approval date for the Australian Protective Service is 1 April 1986.

(5) In these Regulations, the approval date for an Australian correctional service or emergency service is 30 April 1987.

(6) In these Regulations, the approval date for an approved government organisation is:
(a) the approval date, being a date that is not earlier than 30 April 1987, mentioned in the determination under regulation 4 relating to the organisation or the class of organisations in which it is included; or
(b) if no approval date is mentioned in the determination — the date of the determination.

(7) In these Regulations, the approval date for an approved voluntary organisation is:
(a) the approval date, being a date that is not earlier than 30 April 1987, mentioned in the determination, relating to the organisation, under regulation 9; or
(b) if no approval date is mentioned in the determination — the date of the determination.

(8) In these Regulations, the chief officer of a service organisation or approved government organisation is a member of the organisation:
(a) under whose direction the organisation operates; or
Regulation 2

(b) nominated by the organisation, in writing, to the Registrar, as the chief officer of the organisation for these Regulations.

(9) In these Regulations, the chief officer of an approved voluntary organisation is:

(a) a member of the organisation under whose direction the organisation operates; or

(b) a person nominated by the organisation, in writing, to the Registrar, as the chief officer of the organisation for these Regulations.
Part 2 Service organisations

3 Consequence of changes to service organisations

(1) An organisation that is an approved organisation by reason of being a service organisation ceases to be an approved organisation on the date when the organisation ceases to be a service organisation.

(2) Subregulation (1) does not affect eligible service given before the date when the organisation ceased to be an approved organisation.
Part 3  Government organisations

4  Determination of approved government organisations

The Governor-General may determine, in writing, on the recommendation of the Minister, that the following are approved government organisations:
(a) a government organisation that is not a service organisation;
(b) government organisations that are included in a class of government organisations and are not service organisations.

5  Recommendation of Minister — government organisations

The Minister may make a recommendation for regulation 4 if the Minister is satisfied, in relation to the organisation, or each organisation included in the class of organisations, that the organisation is similar to a service organisation because:
(a) the primary function of the organisation is:
   (i) to enforce the law in order to protect persons or property; or
   (ii) to provide in Australia, in times of emergency or natural disaster:
      (A) physical assistance to persons through search or rescue; or
      (B) physical assistance to protect property or the environment; and
(b) some or all of the members of the organisation are exposed to the risk of death, injury or trauma (including psychological trauma) in the course of performing that primary function.
Regulation 6

6 Consequence of changes to approved government organisations

(1) If an approved government organisation has changed its primary function to an extent that it no longer satisfies the requirement mentioned in regulation 5, the Governor-General may determine, in writing, on the recommendation of the Minister, that the organisation ceased to be an approved government organisation on, and after, the date on which the change occurred.

(2) The Minister must inform the organisation concerned, in writing, of the determination.

(3) A determination under subregulation (1) has no retrospective effect in respect of the approval of the organisation except to the extent mentioned in the determination.

7 Effect of renaming of approved government organisations

(1) If an approved government organisation changes its name and the Minister is satisfied that the organisation continues to satisfy the requirement in regulation 5, the Minister must inform the Registrar, in writing, of that fact and of the new name of the organisation.

(2) The renaming of an approved organisation does not, of itself, affect:
   (a) the approval of the organisation; or
   (b) what constitutes eligible service in relation to the organisation; or
   (c) the date from which eligible service with the organisation can be counted.

8 Approved government organisations ceasing to exist

(1) If an approved government organisation ceases to exist, the Minister must inform the Governor-General, in writing, of that fact and of the date when the organisation ceased to exist.
Regulation 8

(2) The cessation of an approved government organisation does not affect eligible service given before the date when the organisation ceased to exist.
Part 4 Voluntary organisations

Regulation 9

Part 4 Voluntary organisations

9 Determination of approved voluntary organisations

(1) The Governor-General may determine, in writing, on the recommendation of the Minister, that a voluntary organisation is an approved voluntary organisation.

(2) A determination may be made in respect of an organisation that, at the time the determination is made, has ceased to exist.

10 Recommendation of Minister — voluntary organisations

(1) For regulation 9, the Minister may make a recommendation for an existing voluntary organisation if the Minister is satisfied that the organisation satisfies, and can reasonably be expected to continue to satisfy, the following requirements:

(a) the primary function of the organisation is to provide in Australia, in times of emergency or natural disaster:

(i) physical assistance to persons through search or rescue; or

(ii) physical assistance to protect property or the environment;

(b) the organisation is recognised by the Commonwealth, a State or a Territory as an organisation of the kind described in paragraph (a);

(c) in the course of performing the primary function, some or all of the members of the organisation are exposed, from time to time, to the risk of death, injury or trauma (including psychological trauma);

(d) a law of the Commonwealth, a State or a Territory requires, or the terms of membership of the organisation require:

(i) insurance of members against the risk of death, injury or trauma; or

(ii) compensation in the case of death, injury or trauma to members; or
Regulation 11

(iii) indemnity against loss arising from death, injury or trauma to members;

in the course of performing that primary function;

(e) the organisation maintains a training regime to ensure that the members performing the primary function are fit to fulfil their respective parts in the performance of that function;

(f) records of the service of each member are maintained for paragraphs (d) and (e) by, or on behalf of, the organisation;

(g) the organisation has a chief officer;

(h) the organisation allows access by the Minister, or a delegate of the Minister, to its premises and records and to any records maintained on its behalf.

(2) For regulation 9, the Minister may make a recommendation for an organisation that has ceased to exist if the Minister is satisfied that:

(a) the organisation satisfied the requirements mentioned in subregulation (1) throughout its existence; and

(b) the organisation was in existence on, or after, 30 April 1987.

11 Consequence of changes to approved voluntary organisations

(1) If an approved voluntary organisation has changed its primary function to an extent that it no longer satisfies a requirement mentioned in subregulation 10 (1), the Governor-General may determine, in writing, on the recommendation of the Minister, that the organisation ceased to be an approved voluntary organisation on, and after, the date on which the change occurred.

(2) The Minister must inform the organisation concerned, in writing, of the determination.

(3) A determination under subregulation (1) has no retrospective effect in respect of the approval of the organisation except to the extent mentioned in the determination.
12 Effect of renaming of approved voluntary organisations

(1) If an approved voluntary organisation changes its name and the Minister is satisfied that the organisation continues to satisfy the requirements mentioned in subregulation 10 (1), the Minister must inform the Registrar, in writing, of that fact and of the new name of the organisation.

(2) The renaming of an approved organisation does not, of itself, affect:
(a) the approval of the organisation; or
(b) what constitutes eligible service in relation to the organisation; or
(c) the date from which eligible service with the organisation can be counted.

13 Approved voluntary organisations ceasing to exist

(1) If the Minister becomes aware that an approved voluntary organisation has ceased to exist, the Minister must inform the Governor-General, in writing, of that fact and of the date the organisation ceased to exist.

(2) The cessation of an approved voluntary organisation does not affect eligible service given before the date when the organisation ceased to exist.
Part 5

Award of Medal and clasps

14 Award of Medal

An award of the Medal may be made only by the Governor-General and only if:

(a) the person has given eligible service as a member of an approved organisation (or more than 1 approved organisation), for a period determined in accordance with regulation 18, that comprises:
   (i) a single period of 15 years; or
   (ii) periods that, in total, amount to 15 years; and

(b) at least 1 day of that eligible service was given:
   (i) on, or after, 14 February 1975; and
   (ii) on, or after, the approval date of that approved organisation (or at least 1 of those approved organisations); and

(c) a recommendation has been made for the award in accordance with regulation 16.

15 Award of clasp

(1) An award of a clasp may be made only by the Governor-General and only if:

(a) the person has been awarded the Medal; and

(b) the person has met the requirement in subregulation (2); and

(c) a recommendation has been made for the award in accordance with regulation 16.

(2) The requirement is that, as a member of an approved organisation (or more than 1 approved organisation), the person has given eligible service:

(a) for a period, determined in accordance with regulation 18, that comprises:
   (i) a single period of 10 years; or
   (ii) periods that, in total, amount to 10 years; and
Part 5  Award of Medal and clasps

Regulation 16

(b) in addition to:
   (i) the period mentioned in regulation 14; or
   (ii) a period already counted under subregulation (1) for
       the award of a clasp.

16  Recommendation of chief officer

(1) An award of the Medal, or a clasp, cannot be made except on
the recommendation of:
   (a) the chief officer of the approved organisation in which the
       person is, or was last, giving eligible service; or
   (b) if the last organisation in which the person gave eligible
       service has been replaced by another approved
       organisation — the chief officer of that other approved
       organisation; or
   (c) for an award of the Medal for service mentioned in
       regulation 19 — the Chief of the Defence Force or a
       defence force delegate; or
   (d) for an award of the Medal or a clasp for service mentioned
       in regulation 21 if the person:
       (i) is a member of the Defence Force; or
       (ii) is a former member of the Defence Force and has
           not given eligible service in an approved
           organisation since leaving the Defence Force;
           the Chief of the Defence Force or a defence force delegate.

(2) If service sought to be counted for the award of the Medal or
clasp to a person consists of service in more than 1 approved
organisation, the chief officer, the Chief of the Defence Force
or the defence force delegate must not make a recommendation
under subregulation (1) unless he or she is satisfied that the
person’s service in all of the organisations is eligible service.

(3) In this regulation:

   defence force delegate means a person to whom the Chief of
   the Defence Force has delegated his or her power to make a
   recommendation for an award of the Medal or a clasp.
17 Eligible service

(1) Service in an approved organisation is eligible service if:
(a) it is service by a member to fulfil the primary function of
the organisation; and
(b) throughout the period of that service, the member has
maintained a level of training sufficient to fulfil the duties
of a member for the primary function of the organisation; and
(c) the member has served the organisation diligently.

Note Service by a member to fulfil the primary function of the organisation
may include providing remote assistance in relation to which the member is
exposed to the risk of psychological trauma.

(2) Service may be eligible service whether the service was given
on a full-time, or part-time, basis and whether the service was
paid or unpaid.

(3) Service in an approved government organisation that is an
incorporated company all the shares in the capital of which are
owned by the Commonwealth, a State or a Territory may be
eligible service only if it is service in Australia.

(4) For subregulation (1), a person has served an organisation
diligently if, in the opinion of the chief officer of the
organisation:
(a) the service given by the person has been conscientious and
of good standard; and
(b) in the performance of the service, the person showed good
conduct as a member of the organisation.

18 Determination of length of eligible service

(1) Service must not be counted for the award of the Medal if it is
service for which an award for long service, good conduct or
efficiency has been made by, or in the name of, The Sovereign
or by the Governor-General.

(2) Simultaneous periods of eligible service given to approved
organisations by a member of those organisations count as a
single period of service.
(3) Subject to subregulation (4):
   (a) all eligible service of a person in an organisation given on,
       or after, the approval date of the organisation may be
       counted for the purposes of regulation 14 or 15; and
   (b) all eligible service of a person in an organisation given
       before the organisation becomes an approved organisation
       may be counted for the purposes of regulation 14 or 15 if,
       at the time when the person seeks to have the eligible
       service counted, the organisation has become an approved
       organisation.

(4) A determination under regulation 4 or 9 may specify:
   (a) the date of the first day of service in the organisation that
       can be counted as eligible service; or
   (b) a period within which service can be counted as eligible
       service.

19 Service with the Defence Force before 20 April 1982
Despite subregulation 18 (1), a period, or periods, of DFSA
efficient service or DLSM qualifying service before 20 April
1982 may be counted for the purposes of regulation 14 as if the
period, or periods, were an equivalent period, or periods, of
eligible service in an approved organisation if:
   (a) the period is, or the periods in total amount to, at least
       15 years; and
   (b) the person has given at least 1 day of that service on, or
       after, 14 February 1975.

20 Periods of service with the Defence Force
(1) A period, or periods, of DFSA efficient service or DLSM
qualifying service may be counted for the purposes of
regulation 14 or 15 as if the period, or periods, were an
equivalent period, or periods, of eligible service in an approved
organisation if:
   (a) the period has not, or the periods have not, been counted
       for an award of a defence long service award, because the
       period is, or the periods in total are:
       (i) insufficient for any defence long service award; or
Award of Medal and clasps  

Part 5

Regulation 20

(ii) in excess of the period, or the total of the periods, for all the defence long service awards that the person has received or is entitled to receive; and

(b) at the time when the person is recommended for the award of the Medal or a clasp, the person had ceased to be a member of the Defence Force; and

(c) after the person ceased to be a member of the Defence Force, the person gave eligible service as a member of an approved organisation (or more than 1 approved organisation) on, or after, the approval date of that organisation (or at least 1 of those organisations); and

(d) the person has not made an election under regulation 21.

(2) Despite any provision in any Imperial long service medal regulations, the Defence Force Service Awards Regulations or the Defence Long Service Medal Regulations, defence service that has been counted under this regulation cannot be counted for a defence long service award.

(3) Despite subregulation (2), defence service that has been counted under this regulation may be counted for a defence long service award if:

(a) subsequent to the award of the Medal or clasp to the person, the person becomes a member of the Defence Force; and

(b) the person elects to have the defence service counted for a defence long service award; and

(c) the person surrenders that Medal or clasp to the Chief of the Defence Force or a delegate of the Chief of the Defence Force.

(4) An election under subregulation (3) must be:

(a) in writing, signed by the person; and

(b) given to the Chief of the Defence Force or a delegate of the Chief of the Defence Force at the time the person surrenders the Medal or clasp.
Part 5 · Award of Medal and clasps

Regulation 21

Election in relation to defence service

(1) A member, or former member, of the Defence Force who has not been awarded a defence long service award and is not entitled to a defence long service award may elect to have DFSA efficient service or DLSM qualifying service counted for the purposes of regulation 14 or 15 as if the service were eligible service in an approved organisation.

(2) An election under this regulation must be:
   (a) in writing, signed by the person; and
   (b) given to the Chief of the Defence Force or a delegate of the Chief of the Defence Force.

(3) The election may be made only once and is irrevocable.

(4) Despite any provision in any Imperial long service medal regulations, the Defence Force Service Awards Regulations or the Defence Long Service Medal Regulations, a person who makes an election under this regulation is not eligible for a defence long service award.

Service in Papua New Guinea

(1) A period of service given by a person in Papua New Guinea before 1 December 1973 may be counted for the purposes of regulation 14 or 15 as if it were a period of eligible service in an approved organisation if:
   (a) the service was:
       (i) as a police officer in the Royal Papua New Guinea Constabulary; or
       (ii) as a member of a PNG service organisation; and
   (b) the service was of a kind mentioned in paragraphs 17 (1) (a), (b) and (c).

Note A period of service in Papua New Guinea before 1 December 1973 may only be counted as eligible service under regulation 14 if the person has also given at least 1 day of eligible service with an approved organisation (or more than 1 approved organisation):
   (a) on or after 14 February 1975; and
   (b) on or after the approval date of that approved organisation (or at least 1 of those approved organisations).
Regulation 23

See paragraph 14 (b).

(2) In this regulation:

**PNG service organisation** means an organisation established by, or under the control of, the Papua New Guinea Administration (except a voluntary organisation) that is an ambulance service, correctional service, emergency service or fire service.

**Royal Papua New Guinea Constabulary** means the following:
(a) Field Constabulary Branch of the Royal Papua New Guinea Constabulary;
(b) Regular Constabulary Branch of the Royal Papua New Guinea Constabulary.

*Note* The Voluntary Branch is not treated as part of the Royal Papua New Guinea Constabulary for the purposes of this regulation.

23 **Service by secondee from foreign service organisation**

(1) A period of eligible service given in an Australian organisation by a person who is a member of a foreign service organisation while on secondment to, or exchange with, the Australian organisation is taken to be service given as a member of that Australian organisation if the person subsequently becomes a member of an Australian organisation.

(2) In this regulation:

**Australian organisation** means a service organisation or the Defence Force.

**foreign service organisation** means:
(a) an ambulance service, correctional service, emergency service, fire service or police force of a country other than Australia; or
(b) a military, naval, or air force of a country other than Australia.
24 Cancellation and restoration of awards

(1) The Governor-General, acting on the recommendation of the relevant chief officer or the Minister, may:
   (a) cancel an award made to a person under these Regulations; and
   (b) reinstate an award that has been cancelled.

(2) If an award is cancelled:
   (a) the Registrar must note the cancellation in the Register of Awards; and
   (b) the person must return the Medal or clasp to the Registrar.

(3) If an award is reinstated, the Registrar must:
   (a) note the reinstatement in the Register of Awards; and
   (b) return the Medal or clasp.

(4) In this regulation:
   relevant chief officer means:
   (a) the chief officer of the approved organisation whose chief officer recommended the award, or latest award, to the person; or
   (b) if the approved organisation whose chief officer recommended the award, or latest award, has been replaced by another approved organisation — the chief officer of that other approved organisation.
Part 6 The Medal and clasps

25 Design of Medal and clasps
The design of the Medal, or of a clasp, is the design determined by the Governor-General.

26 Wearing of Medal or clasp
The manner in which and occasions on which the Medal or a clasp or clasps may be worn are as determined by the Governor-General.
Part 7 Administration

Regulation 27

Registrar

(1) The Governor-General must appoint a Registrar of National Medals.

(2) The Registrar must maintain:
   (a) a Register of Approved Organisations, containing the name of each organisation to which a determination under regulation 4 or 9 applies; and
   (b) a Register of Awards, containing the name of each person to whom the Medal or a clasp has been awarded; and
   (c) such other records, relating to the Medal, as the Governor-General directs.

(3) The Registrar must enter in the Register of Approved Organisations, in respect of each organisation:
   (a) the approval date for the organisation; and
   (b) if applicable:
      (i) details of the specification in a determination under regulation 4 or 9 of the date from which, or the period within which, eligible service can be counted for these Regulations; and
      (ii) the date when, and the reason why, the organisation ceases to be an approved organisation; and
      (iii) the new name of the organisation.

(4) The Registrar may alter an entry in a register to correct an error in the entry.

Revocation of determination of approval

The Governor-General, acting on the recommendation of the Minister, may revoke, in writing, a determination under regulation 4 or 9.
29 **Power to determine guidelines**

The Governor-General may determine, in writing, on the recommendation of the Minister, guidelines for the implementation of these Regulations.

30 **Delegations**

(1) The Minister may delegate, in writing, a function, duty or power of the Minister under these Regulations, except this power of delegation.

(2) The Minister may delegate the power to make a recommendation under subregulation 24 (1) only to a member of the Federal Executive Council under summons.

(3) A delegation under this regulation:
   (a) is revocable at will; and
   (b) does not prevent the exercise or performance of a function, duty or power by the Minister; and
   (c) continues in force until expressly revoked.

31 **Transitional**

A power exercised by the Governor-General under the Regulations Governing the Award of the National Medal (the revoked Regulations) in force immediately before the commencement of these Regulations, being a power equivalent to a power that may be exercised by the Governor-General under these Regulations, has the same effect under these Regulations as it had under the revoked Regulations.