

PART 5 - REMOTE LOCALITY PROVISIONS

By-law 42 - General

INTERPRETATION

42. (1) For the purposes of the By-laws in this Part -
- "remote locality" means a category 1 remote locality, a category 2 remote locality or a category 3 remote locality.
- "category 1 remote locality", "category 2 remote locality" or "category 3 remote locality" means a locality declared by the Commissioner as such.

ELIGIBILITY

42. (2) The provisions of this Part apply to and in relation to an employee whose normal place of employment is in a remote locality.
42. (3) The conditions prescribed under this Part are in addition to any other conditions under the Act.

By-law 43 - Fares Out

INTERPRETATION

43. (1) For the purposes of this By-law -
- "dependent" means -
- (i) an employee's spouse (including de facto spouse) and children who reside with the employee and who are not eligible for fares assistance from any other source and who are not in receipt of income of which the weekly average over the 6 month period immediately before proceeding on fares out leave, exceeds the average weekly adult minimum wage, as advised by the Commissioner; and
 - (ii) any other person approved by the Commissioner;
- "year" means the anniversary of commencement in the Public Sector or where an air fare accrues under By-law 33 or By-law 47, a period of 12 months from the date of the last air fare accrual.

GRANT OF FARES OUT

43. (2) Subject to this Part, the Chief Executive Officer may grant approval for an employee, and recognised dependents, to utilise a fares out for
-