REVOKED

Amendment of Statement of Principles

concerning

THORACIC SPONDYLOSIS

ICD CODES: 721.2, 721.41, 722.51, 722.72, 722.92

Veterans’ Entitlements Act 1986
subsection 196B(2)

The Repatriation Medical Authority amends, under subsection 196B(2) of the Veterans’ Entitlements Act 1986 (the Act), Instrument No.103 of 1995 (Statement of Principles concerning thoracic spondylosis, as amended by Instrument No.332 of 1995) by:

1. omitting paragraphs 1(a) to 1(h) inclusive and replacing them with the following:

“(a) having been a prisoner of war; or

(b) contracting a significant inflammatory joint disease in the thoracic spine before the clinical onset of thoracic spondylosis; or

(c) suffering an intra-articular fracture of the thoracic spine before the clinical onset of thoracic spondylosis; or

(d) having a malalignment of the thoracic spine before the clinical onset of thoracic spondylosis; or

(e) suffering a depositional joint disease in the thoracic spine before the clinical onset of thoracic spondylosis; or

(f) suffering a trauma to the thoracic spine which has resulted in permanent ligamentous instability before the clinical onset of thoracic spondylosis; or
(g) suffering a trauma to the thoracic spine before the clinical onset of thoracic spondylosis; or

(h) suffering a trauma to the thoracic spine which has resulted in permanent ligamentous instability before the clinical worsening of thoracic spondylosis; or

(j) suffering a trauma to the thoracic spine before the clinical worsening of thoracic spondylosis.”;

2. omitting paragraph 2 and inserting in its place the following:

“2. Subject to clause 3 (below) at least one of the factors set out in paragraphs 1(a) to 1(j) must be related to any service rendered by a person.”;

3. omitting paragraph 3 and inserting in its place the following:

“3. The factors set out in paragraphs 1(h) to 1(j) apply only where:

(a) the person’s thoracic spondylosis was contracted before a period, or part of a period, of service to which the factor is related; and

(b) the relationship suggested between the thoracic spondylosis and the particular service of a person is a relationship set out in paragraph 8(1)(e), 9(1)(e), 70(5)(d) or 70(5A)(d) of the Act.”;

4. omitting the definition of “trauma to the relevant joint” in paragraph 4 and inserting in its place in paragraph 4, the following definition:

“trauma to the thoracic spine' means an injury to the thoracic spine caused by the force of an extraneous physical or mechanical agent that causes the development, within 24 hours of the injury being sustained, of acute symptoms and signs of pain, tenderness, and altered mobility or range of movement of the joint, and where such acute symptoms and signs last for a period of at least one week immediately after the injury occurs, unless medical intervention has occurred. Where medical intervention for the injury has occurred (eg splinting, corticosteroid injection, surgery), and there is evidence relating to the extent of injury and treatment, such evidence may be considered.”;
5. ommitting the definition of “trauma to the relevant joint which has resulted in permanent ligamentous instability” in paragraph 4 and inserting in its place in paragraph 4, the following definition:

“trauma to the thoracic spine which has resulted in permanent ligamentous instability’ means abnormal mobility and instability of the thoracic spine due to ligamentous injury caused by the force of an extraneous physical or mechanical agent, and is characterised by the regular recurrence of episodes of pain and/or tenderness affecting the thoracic spine.”.

The amendments made by this instrument apply to all matters to which Instrument No.103 of 1995 and section 120A of the Act apply.

Dated this Third day of October 1995

The Common Seal of the
Repatriation Medical Authority
was affixed to this instrument
in the presence of

KEN DONALD
CHAIRMAN