Amendment Statement of Principles
concerning

FIBROSGING INTERSTITIAL LUNG DISEASE

No. 80 of 2011

for the purposes of the

Veterans’ Entitlements Act 1986
and
Military Rehabilitation and Compensation Act 2004

1. This Instrument may be cited as Statement of Principles concerning fibrosing interstitial lung disease No. 80 of 2011.


(A) Replacing existing factor "(k)" in clause 6 with the following:
"(k) having received a cumulative equivalent dose of at least 0.4 sievert of ionising radiation to the lung before the clinical onset of fibrosing interstitial lung disease; or";

(B) Replacing existing factor "(ff)" in clause 6 with the following:
"(ff) having received a cumulative equivalent dose of at least 0.4 sievert of ionising radiation to the lung before the clinical worsening of fibrosing interstitial lung disease; or";

(C) Deleting existing factors "(l)", "(m)", "(gg)" and "(hh)" from clause 6;

(D) Re-numbering existing factors "(n)" to "(ff)" in clause 6 as "(l)" to "(dd)" respectively;
(E) Re-numbering existing factors "(ii)" to "(qq)" in clause 6 as "(ee)" to "(mm)" respectively;

(F) Replacing "6(v) to 6(qq)" in clause 7 with "6(t) to 6(mm)";

(G) Replacing the existing definition of "cumulative equivalent dose" in clause 9 with the following:
"cumulative equivalent dose" means the total dose of ionising radiation received by the particular organ or tissue. The formula used to calculate the cumulative equivalent dose allows doses from multiple types of ionising radiation to be combined, by accounting for their differing biological effect. The unit of equivalent dose is the sievert. For the purposes of this Statement of Principles, the calculation of cumulative equivalent dose excludes doses received from normal background radiation, but includes therapeutic radiation, diagnostic radiation, cosmic radiation at high altitude, radiation from occupation-related sources and radiation from nuclear explosions or accidents; and

(H) Deleting the definitions of "a course of therapeutic radiation" and "atomic radiation" from clause 9.

3. The amendment made by this instrument applies to all matters to which Instrument No. 36 of 2009, as amended by Instrument No. 60 of 2010, section 120B of the Veterans’ Entitlements Act 1986 and section 339 of the Military Rehabilitation and Compensation Act 2004 apply.

4. The amendment made by this instrument takes effect from 25 May 2011.

Dated this ninth day of May 2011

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

KEN DONALD CHAIRPERSON