1. The Repatriation Medical Authority (the Authority) has determined, under subsection 196B(3) of the Veterans’ Entitlements Act 1986 (the VEA), Statement of Principles Instrument No. 56 of 2010 concerning acute meniscal tear of the knee and death from acute meniscal tear of the knee.

2. The Authority is of the view that on the sound medical-scientific evidence available it is more probable than not that acute meniscal tear of the knee and death from acute meniscal tear of the knee can be related to particular kinds of service. The Authority has therefore determined this Statement of Principles concerning acute meniscal tear of the knee pursuant to subsection 196B(3) of the VEA.

3. Pursuant to the provisions of the VEA and the Military Rehabilitation and Compensation Act 2004 (the MRCA), claims for pension under the VEA or compensation under the MRCA are determined by the Repatriation Commission or the Military Rehabilitation and Compensation Commission by reference to Statements of Principles issued by the Authority pursuant to the VEA.

4. The Statement of Principles sets out the factors that must exist, and which of those factors must be related to the following kinds of service rendered by a person:

   - eligible war service (other than operational service) under the VEA;
   - defence service (other than hazardous service) under the VEA;
   - peacetime service under the MRCA,

before it can be said that, on the balance of probabilities, acute meniscal tear of the knee or death from acute meniscal tear of the knee is connected with the circumstances of that service.

5. The Repatriation Commission, Military Rehabilitation and Compensation Commission, Veterans’ Review Board, or Administrative Appeals Tribunal cannot accept any claim for pension; or a claim for liability or compensation relating to acute meniscal tear of the knee or death from acute meniscal tear of the knee that was lodged on or after 1 June 1994 in the case of the VEA, or 1 July 2004 in the case of the MRCA respectively, unless this Statement of
Principles upholds that claim (subsection 120B(3) of the VEA or subsection 339(3) of the MRCA).

6. This new Instrument results from an investigation notified by the Authority in the Government Notices Gazette of 13 March 2010 concerning acute meniscal tear in accordance with section 196G of the VEA. The investigation involved an examination of the sound medical-scientific evidence available to the Authority.

7. Prior to determining this Instrument, the Authority advertised its intention to undertake an investigation in relation to acute meniscal tear in the Government Notices Gazette of 13 March 2010, and circulated a copy of the notice of intention to investigate to a wide range of organisations representing veterans, service personnel and their dependants. The Authority invited submissions from the Repatriation Commission, organisations and persons referred to in section 196E of the VEA, and any person having expertise in the field. No submissions were received for consideration by the Authority during the investigation.

8. The determining of this new Instrument finalises the investigation in relation to acute meniscal tear as advertised in the Government Notices Gazette of 13 March 2010.

9. A list of references relating to the above condition is available to any person or organisation referred to in subsection 196E(1)(a) to (c) of the VEA. Any such request must be made in writing to the Repatriation Medical Authority at the following address:

The Registrar
Repatriation Medical Authority Secretariat
GPO Box 1014
BRISBANE QLD 4001