

Australian Government

Australian Participants in British Nuclear Tests (Treatment) Act 2006

Treatment Principles (Australian Participants in British Nuclear Tests) 2006 (Incorporated Documents Update) Instrument 2008

Instrument No. R17/2008

I, Alan Griffin, Minister for Veterans' Affairs, pursuant to subsection 16(7) of the *Australian Participants in British Nuclear Tests (Treatment) Act 2006*, approve this instrument made by the Repatriation Commission.

Dated this 15th day of August 2008 Alan Griffin

ALAN GRIFFIN

The Repatriation Commission, pursuant to subsection 16(6) of the *Australian Participants in British Nuclear Tests (Treatment) Act 2006*, varies the *Treatment Principles (Australian Participants in British Nuclear Tests) 2006* (Instrument No.R30 of 2006), in accordance with the Schedule.

Dated this	11th	day of	August	2008		
Ed Killesteyn		Gary Collins			W D Rolfe	
ED KILLESTEYN A/PRESIDENT		GARY COLLINS A/DEPUTY PRESIDENT		BRIG	BRIGADIER W D ROLFE AO (Rtd) COMMISSIONER	

[1] Name of Instrument

This instrument is the *Treatment Principles* (Australian Participants in British Nuclear Tests) 2006 (Incorporated Documents Update) Instrument 2008.

[2] Commencement

This instrument commences on the day after it is registered on the Federal Register of Legislative Instruments.

Schedule

1. Paragraph **1.4.1** (Interpretation)

insert:

in force on the date in Schedule 3, in relation to a document, means that on the date in Schedule 3 for the document:

 (a) if the document is required under the *Principles* to be approved by the *Commission* or approved by the *Department* or approved by either
 – the document has been approved as required.

Note: an example being the Notes for Local Medical Officers (para.1.4.1).

 (b) if the document is prepared on behalf of the *Department* or the *Commission* but is not required under the *Principles* to be approved in a manner in paragraph (a) – the document has been approved in a manner in paragraph (a).

Note: an example being a Fee Schedule (para.1.4.1).

(c) if the document is not prepared for a purpose in paragraph
(b) and is not required under the *Principles* to be approved in a manner in paragraph (a) – the document exists.

2. Paragraph 11.2A.1

after this paragraph insert:

11.2A.2 A grant of *prior approval* must be recorded in writing by the *Department* within 7 days after it has been made.

11.2A.3 The record may be maintained in electronic form and must be stored by the *Department* for a period of at least 12 months commencing on the 8^{th} day after the grant of *prior approval* was made.

3. Schedule 3 (Dates for Incorporated Documents)

omit:

1 November 2007

substitute:

1 September 2008