



Australian Participants in British Nuclear Tests and British Commonwealth Occupation Force (Treatment) (Modifications of the Treatment Principles) Instrument 2013

Instrument 2013 No. R54

made under section 16 of the

Australian Participants in British Nuclear Tests and British Commonwealth Occupation Force (Treatment) Act 2006

Compilation No. 14

Compilation date: 1 July 2017

Includes amendments up to: F2017L00766

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Prepared by the Office of Parliamentary Counsel, Canberra

About this compilation

This compilation

This is a compilation of the *Australian Participants in British Nuclear Tests and British Commonwealth Occupation Force (Treatment) (Modifications of the Treatment Principles) Instrument 2013* that shows the text of the law as amended and in force on 1 July 2017 (the **compilation date**).

The notes at the end of this compilation (the **endnotes**) include information about amending laws and the amendment history of provisions of the compiled law.

Uncommenced amendments

The effect of uncommenced amendments is not shown in the text of the compiled law. Any uncommenced amendments affecting the law are accessible on the Legislation Register (www.legislation.gov.au). The details of amendments made up to, but not commenced at, the compilation date are underlined in the endnotes. For more information on any uncommenced amendments, see the series page on the Legislation Register for the compiled law.

Application, saving and transitional provisions for provisions and amendments

If the operation of a provision or amendment of the compiled law is affected by an application, saving or transitional provision that is not included in this compilation, details are included in the endnotes.

Editorial changes

For more information about any editorial changes made in this compilation, see the endnotes.

Modifications

If the compiled law is modified by another law, the compiled law operates as modified but the modification does not amend the text of the law. Accordingly, this compilation does not show the text of the compiled law as modified. For more information on any modifications, see the series page on the Legislation Register for the compiled law.

Self-repealing provisions

If a provision of the compiled law has been repealed in accordance with a provision of the law, details are included in the endnotes.

1 Name

This instrument is the *Australian Participants in British Nuclear Tests and British Commonwealth Occupation Force (Treatment) (Modifications of the Treatment Principles) Instrument 2013*.

2 Authority

This instrument is made under section 16 of the *Australian Participants in British Nuclear Tests and British Commonwealth Occupation Force (Treatment) Act 2006*.

3 Schedule—Modifications of the Treatment Principles

The Treatment Principles made under section 90 of the *Veterans' Entitlements Act 1986* are modified as set out in the Schedule to this instrument for the purposes of the *Australian Participants in British Nuclear Tests and British Commonwealth Occupation Force (Treatment) Act 2006*.

Schedule

MODIFICATIONS TO THE TREATMENT PRINCIPLES

2. Title

substitute:

Australian Government

REPATRIATION COMMISSION

AUSTRALIAN PARTICIPANTS IN BRITISH NUCLEAR TESTS AND BRITISH
COMMONWEALTH OCCUPATION FORCE (TREATMENT) ACT 2006

Section 16

Australian Participants in British Nuclear Tests and British Commonwealth Occupation Force (Treatment) (Modifications of the Treatment Principles) Instrument 2013

Instrument 2013 No. No. R54

3. Paragraphs 1.1.1 and 1.1.2

Omit the paragraphs, substitute:

1.1.1 The *Treatment Principles* set out the circumstances in which, and the conditions subject to which, treatment of a particular kind, or included in a particular class of treatment, may be provided under the *BNT Act* for *entitled persons* and are to be read subject to the *BNT Act*.

1.1.2 The *Treatment Principles* state the rules under which the *Commission* may arrange, or accept financial responsibility for the cost of, treatment for *entitled persons*.

Note: Consistent with the *BNT Act*, treatment extends beyond medical treatment and also encompasses social and domestic assistance.

3A. Paragraph 1.2.1

Omit “The Repatriation Private Patient Principles (the RPPPs), determined by the *Commission* under section 90A of the Act,”, substitute “The RPPPs”.

3B. Paragraph 1.3.1

Omit “under the *Act*”, substitute “under the *BNT Act*”.

3C. Paragraph 1.3.1 (note)

Omit “section 213 of the *Act*”, substitute “section 32 of the *BNT Act*”.

4. Paragraph 1.4.1

Omit the following definitions:

- (a) definition of “**ACPMH treatment**”;
- (b) definition of “**approved provider**” (second occurring);
- (c) definition of “**Australian Centre for Posttraumatic Mental Health**” and “**ACPMH**”.

4A. Paragraph 1.4.1 (definition of “**Australian Government’s Better Access initiative**”)

Omit the definition, substitute:

“**Australian Government’s Better Access initiative**” means the mental health initiative described in the document titled “Better Access to Psychiatrists, Psychologists and General Practitioners through the MBS (Better Access) initiative”, as *in force on the date in Schedule 1*.

4B. Paragraph 1.4.1 (definition of “**Authorised Representative**”)

Omit the definition.

4C. Paragraph 1.4.1

Insert:

“**BNT Act**” means the *Australian Participants in British Nuclear Tests and British Commonwealth Occupation Force (Treatment) Act 2006*.

4D. Paragraph 1.4.1 (definitions of “**community patient**” and “**community services**”)

Omit the definitions.

4E. Paragraph 1.4.1 (definition of “**contracted private hospital**”)

Omit “eligible persons”, substitute “*entitled persons*”.

4F. Paragraph 1.4.1 (paragraph (b) of the definition of “**daily care fee**”)

Omit “(including a former *prisoner of war* or a person awarded the Victoria Cross)”.

4G. Paragraph 1.4.1 (definitions of “**data repository**” and “**data repository controller**”)

Omit the definitions.

4H. Paragraph 1.4.1

Omit the following definitions:

- (a) definition of “**DVA Telemonitoring Practice Incentive**”;
- (b) definition of “**eligible person**”;

(c) definition of “enrolment day”.

4J. Paragraph 1.4.1 (definition of “entitled person”)

Omit the definition, substitute:

“entitled person” means a person who is eligible for treatment under section 7 of the *BNT Act*.

4K. Paragraph 1.4.1 (note after definition of “general practitioner”)

Omit the note.

4L. Paragraph 1.4.1 (definition of “Gold Card”)

Omit the definition, substitute:

“Gold Card” means an identification card, or written authorisation, provided to an *entitled person* in relation to treatment for all injuries or diseases.

4M. Paragraph 1.4.1 (definition of “home care”)

Omit the definition.

4N. Paragraph 1.4.1

Omit the following definitions:

- (a) definition of “in-home telemonitoring equipment”;
- (b) definition of “In-Home Telemonitoring for Veterans Initiative”;
- (c) definition of “internet carriage service”;
- (d) definition of “ISP Provider”;
- (e) definition of “Level A attendance”;
- (f) definition of “National Broadband Network”;
- (g) definition of “NBN”;
- (h) definition of “NBN wave site”;
- (i) definition of “nominated residence”;
- (j) definition of “participating LMO”.

4P. Paragraph 1.4.1 (definition of “Principles”)

Omit the definition, substitute:

“Principles” means the Treatment Principles made under section 90 of the *Act* as modified by the *Australian Participants in British Nuclear Tests and British Commonwealth Occupation Force (Treatment) (Modifications of the Treatment Principles) Instrument 2013*.

4Q. Paragraph 1.4.1 (definition of “Repatriation Pharmaceuticals Benefits Scheme”)

Omit the definition, substitute:

“Repatriation Pharmaceutical Benefits Scheme” means the *Repatriation Pharmaceutical Benefits Scheme* as modified by the *Australian Participants in*

4R. Paragraph 1.4.1 (note after definition of “Respite Care”)

Omit the note.

4S. Paragraph 1.4.1 (definition of “revoked Treatment Principles”)

Omit the definition, substitute:

“revoked Treatment Principles” means the legislative instrument known as the *Treatment Principles (Australian Participants in British Nuclear Tests) 2006* (No. R30 of 2006) made under section 16 of the *BNT Act*.

4T. Paragraph 1.4.1 (definition of “RPPPs”)

Omit the definition, substitute:

“RPPPs” means the Repatriation Private Patient Principles as modified by the *Australian Participants in British Nuclear Tests and British Commonwealth Occupation Force (Treatment) (Variations of Modifications of Treatment Principles) Instrument 2017*.

4U. Paragraph 1.4.1

Omit the following definitions:

- (a) definition of **“telemonitoring care plan”**;
- (b) definition of **“telemonitoring equipment”**;
- (c) definition of **“telemonitoring initiative data”**;
- (d) definition of **“telemonitoring initiative participant”**;
- (e) definition of **“telemonitoring treatment”**;
- (f) definition of **“TRCP treatment”**;
- (g) definition of **“TRCP provider”**.

4V. Paragraph 1.4.1

Insert:

“Treatment Principles” means the Treatment Principles made under section 90 of the *Act* as modified by the *Australian Participants in British Nuclear Tests and British Commonwealth Occupation Force (Treatment) (Modifications of the Treatment Principles) Instrument 2013*.

4W. Paragraph 1.4.1 (definition of “veteran”)

Omit the definition, substitute:

“veteran” means an *entitled person*.

4X. Paragraph 1.4.1 (paragraph (a) of the definition of “Veterans’ Home Care Program”)

Omit “made under section 90 of the Act”.

4Y. Paragraph 1.4.1 (definitions of “Victoria Cross” and “Vietnam veteran”)

Omit the definitions.

4Z. Paragraph 1.4.1 (definition of “VVCS criterion”)

Omit the definition, substitute:

“VVCS criterion” means a criterion:

- (a) that is set out under the heading “Am I eligible for VVCS?” of the *DVA document* titled “Factsheet VCS01 - Veterans and Veterans Families Counselling Service (VVCS)”, as *in force on the date in Schedule 1*; and
- (b) that relates to an *entitled person*.

5. Paragraph 2.1.1

substitute:

2.1.1 Subject to these *Principles*, the *Commission* may provide or arrange for treatment in Australia of:

- (a) *entitled persons* who have been issued with:
 - (i) a *Gold Card*; or
 - (ii) a written authorisation issued on behalf of the *Commission*;

6. Paragraph 2.2.3 Note (1)

omit:

A "veteran" includes a former POW.

7. Paragraph 2.2.6

omit.

8. Paragraph 2.2.7 (including the Note)

omit.

10. Paragraph 2.5A.1

Omit “a person who is a *veteran or eligible ADF member*”, substitute “an *entitled person*”.

10A. Paragraph 2.5A.3

Omit “a *veteran or eligible ADF member*”, substitute “an *entitled person*”.

10B. Paragraph 2.5A.4 (definition of “veteran or eligible ADF member”)

Omit the definition.

13. Paragraph 2.7A

omit.

14. Paragraph 2.7B

omit.

15. Paragraph 2.8 (including the Note)

substitute:

2.8.1 The *Commission* will not provide, arrange, or accept financial responsibility for treatment for a person, as an *entitled person*, on or from the date of notification from the *Department* that the person is no longer eligible under section 7 of the *BNT Act*.

16. Paragraph 3.2.2(a)

Omit “Principles or the Act”, substitute “*Principles or the BNT Act*”.

16A. Paragraph 3.4.1(a)

Omit “the Act”, substitute “the *BNT Act*”.

16B. Paragraphs 3.4.4(b), 3.4.5(b) and 3.5.2(a)

Omit “eligible person”, substitute “*entitled person*”.

17. Paragraph 4.8.1 (Note 1)

Omit “under the *Act*”.

21. Paragraph 5.5

omit.

23. Paragraph 6.1.1

Omit “(Part I of the Scheme prepared under section 91 of the Act)”.

24. Paragraph 6A.5.1(2)

Omit all the words after “the person is”, substitute “an *entitled person*; and”.

25. PART 6B

omit.

31. Paragraph 9.1.1

omit.

as well as urgent treatment for Vietnam veterans, not otherwise entitled, and their dependants as indicated in principle 2.5,

32. Paragraph 9.1.3

Omit “eligible person”, substitute “*entitled person*”.

33. Paragraph 9.3.2(d)

omit.

or (d) the *entitled person* is a former prisoner of war or an *entitled veteran* awarded the Victoria Cross;

34. Paragraph 9.3.3

Omit “the *Veterans’ Entitlements Act 1986*”, substitute “the *BNT Act*”.

36. Paragraph 10.1.3 (the Note)

substitute:

Note: The effect of paragraph 10.1.3 is to provide for payment to be made under the *BNT Act* instead of the *Aged Care Act 1997*. Section 96-10 of the *Aged Care Act 1997* provides that subsidies payable under Chapter 3 of the *Aged Care Act 1997* in respect of treatment under, among other Acts, the *BNT Act*, are not payable as an automatic appropriation out of the Consolidated Revenue Fund under the *Aged Care Act 1997* but are payable out of that Fund in accordance with the relevant appropriation provisions relating to the arrangement of treatment by the Repatriation Commission under the *BNT Act*.

37. Paragraph 10.1.4

Omit “the *Veterans’ Entitlements Act 1986*”, substitute “the *BNT Act*”.

38. Paragraph 10.2

omit.

39. Heading to paragraph 10.4 and paragraph 10.4

omit.

41. Paragraph 10.6.2 (Note (3))

omit.

42. Paragraph 10.6.2 (Table and definitions)

substitute:

**LIMITS OF FINANCIAL RESPONSIBILITY ACCEPTED
BY THE REPATRIATION COMMISSION FOR
RESIDENTIAL CARE (RESPITE)**

<i>category of patient</i>	<i>type of care; max.period of care permitted; type of care costs accepted</i>	<i>type of care; max.period of care permitted; type of care costs accepted</i>
	<i>residential care (28 day respite)</i> up to 28 days (inclusive) in a Financial year	<i>residential care (respite) other than residential care (28 day respite)</i> upon an entitled person exhausting 28 days of <i>residential care (28 day respite)</i> in a Financial year — between and including 29 to 63 days* in that Financial year
<i>entitled person</i>	RCS + DCF	RCS

For the purposes of this table:

‘**DCF**’ means the Commission will accept financial responsibility for the *daily care fee*.

‘**RCS**’ means the Commission will accept financial responsibility for the residential care subsidy.

‘**RCS + DCF**’ means the Commission will accept financial responsibility for the residential care subsidy and the *daily care fee*.

* or for such further period permitted under the *Subsidy Principles 2014*.

43. Paragraph 10.6.8 Note (1)

substitute:

Note (1): the effect of paragraph 10.6.8 is to provide for payment to be made under the *BNT Act* instead of the *Aged Care Act 1997*. Section 96-10 of the *Aged Care Act 1997* provides that subsidies payable under Chapter 3 of the *Aged Care Act 1997* in respect of treatment under, among other Acts, the *BNT Act*, are not payable as an automatic appropriation out of the Consolidated Revenue Fund under the *Aged Care Act 1997* but are payable out of that Fund in accordance with the relevant appropriation provisions relating to the arrangement of treatment by the Repatriation Commission under the *BNT Act*.

44. Paragraph 10.6.9

Omit “the *Veterans’ Entitlements Act 1986*”, substitute “the *BNT Act*”.

45. Part 10 Part D – CARE AT HOME PACKAGES

omit.

46. Part 10 Part E - TRANSITION CARE CO-PAYMENT

omit.

**46A. (Part 10 Part F – SHORT-TERM RESTORATIVE CARE
CO-PAYMENT)**

omit.

47. Paragraph 11.3.1

omit.

veterans who have a medically assessed need for these items due to a war-caused injury or disease or a *determined condition* other than a *determined residential care condition*

substitute:

entitled persons who have a medically assessed need for these items due to a condition associated with malignant neoplasia

47A. Paragraph 11.3.1(c)

substitute:

- (c) the supply of special vehicle driving controls and devices, if the *entitled person* owns the vehicle and is licensed under relevant State or Territory law to drive a modified vehicle;

47B. After paragraph 11.3.1 (after the note)

Insert:

11.3.1A Paragraph 11.3.1 does not apply to, or in relation to, an *entitled person* on or after 1 July 2017 unless before that day the *Commission*, in accordance with that paragraph:

- (a) provided aids or appliances mentioned in that paragraph to the *entitled person*; or
- (b) accepted responsibility for aids or appliances mentioned in that paragraph in relation to the *entitled person*.

48. Paragraph 11.3.3 (Note 1)

Omit “Treatment Principle”, substitute “paragraph”.

48A. Paragraph 11.3.3 (Note 2)

Omit “, or dependant of a *veteran*, eligible under the *Act*”, substitute “eligible under the *BNT Act*”.

53. Paragraph 11.5.4

Omit “eligible person”, substitute “*entitled person*”.

54. Paragraph 11.6.1(a)

substitute:

- (a) became bald as a result of a condition associated with malignant neoplasia or as a result of treatment of the condition; or

54A. After paragraph 11.6.1

Insert:

11.6.1A Paragraph 11.6.1 does not apply to, or in relation to, an *entitled person* on or after 1 July 2017 unless before that day the *Commission*, in accordance with that paragraph, arranged for a wig to be supplied to the *entitled person*.

55. Paragraph 12.2.3

Omit “the Act”, substitute “the *BNT Act*”.

56. Paragraph 12.3.1 (Note)

Omit “93 or 93A of the Act”, substitute “48A of the *BNT Act*”.

56A. Paragraph 12.4.1

Omit “eligible person”, substitute “*entitled person*”.

57. Paragraph 12.5

omit.

58. Transitional Provisions

substitute.

Transitional Provisions

1. Treatment Principles No. R54 of 2013

(a) any arrangement entered into, or taken to have been entered into, by the *Commission* or the *Department* with a *health provider*, under the *revoked Treatment Principles*, being an arrangement that is in force immediately before the commencement of these *Principles* — is taken to have been entered into under these *Principles*.

(b) any decision made, or action commenced, by the *Commission*, the *Department*, a health provider or an *entitled person*, under the *revoked Treatment Principles* being a decision or action that, immediately before the commencement of these *Principles*, was still in force or uncompleted, as the case may be, is taken, respectively, to have been made or instigated under these *Principles*.

(c) a Scheme (eg Local Medical Officer Scheme, Local Dental Officer Scheme) prepared by the *Commission* under the Treatment Principles (2013 No. R52) under the *Veterans’ Entitlements Act 1986* (VEA TPs) and that is referred to in these *Principles*, is incorporated-by-reference into these *Principles* as those Schemes exist on the date the VEA TPs commence.

Note: for the purposes of s.14 of the *Legislation Act 2003*, the documents containing the Schemes are incorporated into the Treatment Principles as they exist on a specific date (date the VEA TPs commence) and not how they may exist from time to time.

Endnotes

Endnote 1—About the endnotes

The endnotes provide information about this compilation and the compiled law.

The following endnotes are included in every compilation:

Endnote 1—About the endnotes

Endnote 2—Abbreviation key

Endnote 3—Legislation history

Endnote 4—Amendment history

Abbreviation key—Endnote 2

The abbreviation key sets out abbreviations that may be used in the endnotes.

Legislation history and amendment history—Endnotes 3 and 4

Amending laws are annotated in the legislation history and amendment history.

The legislation history in endnote 3 provides information about each law that has amended (or will amend) the compiled law. The information includes commencement details for amending laws and details of any application, saving or transitional provisions that are not included in this compilation.

The amendment history in endnote 4 provides information about amendments at the provision (generally section or equivalent) level. It also includes information about any provision of the compiled law that has been repealed in accordance with a provision of the law.

Editorial changes

The *Legislation Act 2003* authorises First Parliamentary Counsel to make editorial and presentational changes to a compiled law in preparing a compilation of the law for registration. The changes must not change the effect of the law. Editorial changes take effect from the compilation registration date.

If the compilation includes editorial changes, the endnotes include a brief outline of the changes in general terms. Full details of any changes can be obtained from the Office of Parliamentary Counsel.

Misdescribed amendments

A misdescribed amendment is an amendment that does not accurately describe the amendment to be made. If, despite the misdescription, the amendment can be given effect as intended, the amendment is incorporated into the compiled law and the abbreviation “(md)” added to the details of the amendment included in the amendment history.

If a misdescribed amendment cannot be given effect as intended, the abbreviation “(md not incorp)” is added to the details of the amendment included in the amendment history.

Endnote 2—Abbreviation key

ad = added or inserted	o = order(s)
am = amended	Ord = Ordinance
amdt = amendment	orig = original
c = clause(s)	par = paragraph(s)/subparagraph(s) /sub-subparagraph(s)
C[x] = Compilation No. x	pres = present
Ch = Chapter(s)	prev = previous
def = definition(s)	(prev...) = previously
Dict = Dictionary	Pt = Part(s)
disallowed = disallowed by Parliament	r = regulation(s)/rule(s)
Div = Division(s)	reloc = relocated
ed = editorial change	renum = renumbered
exp = expires/expired or ceases/ceased to have effect	rep = repealed
F = Federal Register of Legislation	rs = repealed and substituted
gaz = gazette	s = section(s)/subsection(s)
LA = <i>Legislation Act 2003</i>	Sch = Schedule(s)
LIA = <i>Legislative Instruments Act 2003</i>	Sdiv = Subdivision(s)
(md) = misdescribed amendment can be given effect	SLI = Select Legislative Instrument
(md not incorp) = misdescribed amendment cannot be given effect	SR = Statutory Rules
mod = modified/modification	Sub-Ch = Sub-Chapter(s)
No. = Number(s)	SubPt = Subpart(s)
	<u>underlining</u> = whole or part not commenced or to be commenced

Endnote 3—Legislation history

Number and year	Registration	Commencement	Application, saving and transitional provisions
2013 No. R54	2 December 2013 (F2013L02031)	3 December 2013	
Treatment Principles (Australian Participants in British Nuclear Tests) 2006 (Rehabilitation Appliance Program) Amendment Instrument 2014 2014 No. R3	2 May 2014 (F2014L00497)	3 May 2014	para. [3]
Treatment Principles (Australian Participants in British Nuclear Tests) 2006 (Residential Care Classification) Amendment Instrument 2014 2014 No. R26	30 June 2014 (F2014L00880)	1 July 2014	—
Veterans' Affairs (Treatment Principles – Private Accommodation in Hospital Surcharge) Amendment Instrument 2014 2014 No. R78/MRCC78	14 October 2014 (F2014L01348)	15 October 2014	para. [3]
Veterans' Affairs (Treatment Principles – Provision of Falls Prevention Items) Amendment Instrument 2014 2014 No. 107/MRCC107	19 January 2015 (F2015L00055)	6 February 2015	para. [3]
Veterans' Affairs (Treatment Principles – TRCP Treatment and Updating of RAP Schedules) Amendment Instrument 2015 2015 No. R29/MRCC29	21 May 2015 (F2015L00713)	22 May 2015	—
Veterans' Affairs (Treatment Principles – Updating Home and Community Care (HACC) References and other References) Amendment Instrument 2015. 2015 No. R46/MRCC46	17 September 2015 (F2015L01446)	1 July 2015	—
Veterans' Affairs (Treatment Principles – Removal of Prior Approval Requirement and Time Limits for Convalescent	27 August 2015 (F2015L01342)	28 August 2015	—

Endnote 3—Legislation history

Number and year	Registration	Commencement	Application, saving and transitional provisions
and Respite Care in Hospital) Amendment Instrument 2015 2015 No.R32/MRCC32			
Veterans' Affairs (Treatment Principles – Updating of Rehabilitation Appliance Schedule/VVCS Outreach Program Counsellors Fees Schedule) Amendment Instrument 2015 2015 No.R73/MRCC73	7 December 2015 (F2015L01941)	8 December 2015	—
Veterans' Affairs (Treatment Principles – Updating of RAP National Schedule of Equipment) Amendment Instrument 2016 2016 No. R31/MRCC31	12 May 2016 (F2016L00781)	1 June 2016	—
Veterans' Affairs (Treatment Principles – Community Nursing) Amendment Instrument 2016 2016 No.R30/MRCC30	17 May 2016 (F2016L00805)	1 July 2016	—
Veterans' Affairs Treatment Principles (Short-term Restorative Care) Amendment Instrument 2016 2016 No. R46/MRCC46	6 December 2016 (F2016L01869)	1 January 2017	—
Veterans' Affairs (Treatment Principles – Updating of RAP National Schedule of Equipment) Amendment Instrument 2017 2017 No. R1/MRCC1	20 March 2017 (F2017L00260)	1 April 2017	—
Australian Participants in British Nuclear Tests and British Commonwealth Occupation Force (Treatment) (Variations of Modifications of Treatment Principles) Instrument 2017	27 June 2017 (F2017L00766)	1 July 2017	—

Endnote 4—Amendment history

Provision affected	How affected
Section [1].....	rep LIA s. 48D
Section [2].....	rep F2017L00766
s 1.....	ad F2017L00766
s 2.....	ad F2017L00766
s 3.....	ad F2017L00766
Schedule	
item 1.....	rep F2017L00766
item 2.....	am F2017L00766
item 3.....	rs F2017L00766
item 3A.....	ad F2017L00766
item 3B.....	ad F2017L00766
item 3C.....	ad F2017L00766
item 4.....	am 2014 No. R3; 2014 No. R 26; 2014 No.R78/MRCC78; 2015 No. R46/MRCC46; 2015 No.R32/MRCC32; 2016 No. R30/MRCC30 rs F2017L00766
item 4A.....	ad F2017L00766
item 4B.....	ad F2017L00766
item 4C.....	ad F2017L00766
item 4D.....	ad F2017L00766
item 4E.....	ad F2017L00766
item 4F.....	ad F2017L00766
item 4G.....	ad F2017L00766
item 4H.....	ad F2017L00766
item 4J.....	ad F2017L00766
item 4K.....	ad F2017L00766
item 4L.....	ad F2017L00766
item 4M.....	ad F2017L00766
item 4N.....	ad F2017L00766
item 4P.....	ad F2017L00766
item 4Q.....	ad F2017L00766
item 4R.....	ad F2017L00766
item 4S.....	ad F2017L00766
item 4T.....	ad F2017L00766
item 4U.....	ad F2017L00766

Endnote 4—Amendment history

Provision affected	How affected
item 4V	ad F2017L00766
item 4W	ad F2017L00766
item 4X	ad F2017L00766
item 4Y	ad F2017L00766
item 4Z	ad F2017L00766
item 5	aM F2017L00766
item 9	rep F2017L00766
item 10	rs F2017L00766
item 10A	ad F2017L00766
item 10B	ad F2017L00766
item 11	rep F2017L00766
item 15	rs F2017L00766
item 16	rs F2017L00766
item 16A	ad F2017L00766
item 16B	ad F2017L00766
item 17	rs F2017L00766
item 18	rep F2017L00766
item 19	rep F2017L00766
item 20	rep F2017L00766
item 22	rep F2017L00766
item 23	rs F2017L00766
item 24	rs F2017L00766
item 26	rep F2017L00766
item 27	rep F2017L00766
item 28	rep F2017L00766
item 29	rep F2017L00766
item 30	rep F2017L00766
item 32	rs F2017L00766
item 34	rs F2017L00766
item 35	rep F2017L00766
item 36	am F2017L00766
item 37	rs F2017L00766
item 40	rep F2017L00766
item 42	am 2015 No.R46/MRCC46; 2015 No.R32/MRCC32
item 43	am F2017L00766
item 44	rs F2017L00766

Endnote 4—Amendment history

Provision affected	How affected
item 46A.....	ad 2016 No. R46/MRCC46
item 47A.....	ad. 2014 No. R3
item 47B.....	ad F2017L00766
item 48.....	rs 2014 No. R3; rep F2017L00766
item 48.....	rs F2017L00766
item 49.....	rep 2014 No. R3
item 50.....	rep 2014 No. R3
item 51.....	rep 2014 No. R3
item 52.....	rep 2104 No. R3
item 53.....	rs F2017L00766
item 54A.....	ad F2017L00766
item 55.....	rs F2017L00766
item 56.....	rs F2017L00766
item 56A.....	ad F2017L00766
item 58.....	am F2017L00766
item 59.	rs 2014 No. R3; 2014 No. R 26; 2014 No.R107/MRCC107; 2015 No. R29/MRCC29; 2015 No. R46/MRCC46; 2015 No. R73/MRCC73; 2016 No. R31/MRCC31; 2016 R30/MRCC30; 2017 R1/MRCC1 rep F2017L00766