

September 8, 2000

Doug Rokke, Ph.D.  
2737 N. 1200 East  
Rantoul, Illinois 61866

Dear Dr. Rokke:

This is a followup to your telephone conversation on July 25, 2000, with Mr. John Hickey of my staff, and his letters to you dated August 4 and 23, 2000, regarding your e-mail to Mr. Mark Lesser of the Nuclear Regulatory Commission (NRC) staff dated June 1, 2000. You requested a "formal NRC hearing to consider the revocation of the master DU [depleted uranium] license for the U.S. Department of Defense and all services, implementation of substantial fines and consideration of personal criminal liability." Also, you request "formal protection under the whistleblower statutes for [yourself] and for all others who are trying to obtain medical care for all DU casualties and completion of environmental remediation of all DU contamination."

As the basis for your request, you state that "the continuing deliberate use of DU munitions during battle and during peacetime is resulting in serious health and environmental consequences." Also, you state that "the willful and uncontrolled use of depleted uranium munitions has subjected military personnel, other citizens of the world, and U.S. citizens in Vieques to DU contamination hazards without any viable radiation protection program."

We have determined that your e-mail should be reviewed as a petition pursuant to 10 CFR 2.206 of the NRC's regulations. The petition review process is public, and accordingly, your petition has been placed in our Public Document Room and electronic document system, where it is available for review by the general public. The affected military organizations are also being provided with a copy of the petition. In order to review your request in a timely manner, we have proceeded to evaluate your petition without a presentation by you to our Petition Review Board.

As provided by Section 2.206, we will take action on your petition within a reasonable time, and notify you of our decision. Please note that as part of our review, we may determine that parts of your petition fall outside of NRC jurisdiction.

D. Rokke, Ph.D.

2

I have assigned Roberto J. Torres to be the petition manager for your petition. Mr. Torres can be reached at 301-415-8112. I have enclosed for your information a copy of the notice that is being filed with the Office of the *Federal Register* for publication.

Sincerely,

***/RA/***

William F. Kane, Director  
Office of Nuclear Materials  
Safety and Safeguards

Enclosure:  
Copy of *Federal Register* Notice

September 8, 2000

Doug Rokke, Ph.D.  
2737 N. 1200 East  
Rantoul, Illinois 61866

Dear Dr. Rokke:

This is a followup to your telephone conversation on July 25, 2000, with Mr. John Hickey of my staff, and his letters to you dated August 4 and 23, 2000, regarding your e-mail to Mr. Mark Lesser of the Nuclear Regulatory Commission (NRC) staff dated June 1, 2000. You requested a "formal NRC hearing to consider the revocation of the master DU [depleted uranium] license for the U.S. Department of Defense and all services, implementation of substantial fines and consideration of personal criminal liability." Also, you request "formal protection under the whistleblower statutes for [yourself] and for all others who are trying to obtain medical care for all DU casualties and completion of environmental remediation of all DU contamination."

As the basis for your request, you state that "the continuing deliberate use of DU munitions during battle and during peacetime is resulting in serious health and environmental consequences." Also, you state that "the willful and uncontrolled use of depleted uranium munitions has subjected military personnel, other citizens of the world, and U.S. citizens in Vieques to DU contamination hazards without any viable radiation protection program."

We have determined that your email should be reviewed as a petition pursuant to 10 CFR 2.206 of the NRC's regulations. The petition review process is public, and accordingly, your petition has been placed in our Public Document Room and electronic document system, where it is available for review by the general public. The affected military organizations are also being provided with a copy of the petition. In order to review your request in a timely manner, we have proceeded to evaluate your petition without a presentation by you to our Petition Review Board.

As provided by Section 2.206, we will take action on your petition within a reasonable time, and notify you of our decision. Please note that as part of our review, we may determine that parts of your petition fall outside of NRC jurisdiction.

D. Rokke, Ph.D.

2

I have assigned Roberto J. Torres to be the petition manager for your petition. Mr. Torres can be reached at 301-415-8112. I have enclosed for your information a copy of the notice that is being filed with the Office of the *Federal Register* for publication.

Sincerely,  
/RA/  
William F. Kane, Director  
Office of Nuclear Materials  
Safety and Safeguards

Enclosure:  
Copy of *Federal Register* Notice

Distribution:

IMNS r/f                      NMSS r/f

G:\Torres\acknowledgmentletter.wpd

ML003748101

<b>OFC</b>	MSIB	C	MSIB		MSIB	C	IMNS		NMSS			
<b>NAME</b>	RTorres/RA/		SMoore/RA/		JHickey/RA/		DCool/RA/		WKane			
<b>DATE</b>	9/1/00		9/5/00		9/7/00		9/8/00		9/8/0000			

**OFFICIAL RECORD COPY**