112TH CONGRESS 1ST SESSION H.R. 248

To provide for identification of members of the Armed Forces exposed during military service to depleted uranium, to provide for health testing of such members, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

JANUARY 7, 2011

Mr. SERRANO introduced the following bill; which was referred to the Committee on Armed Services

A BILL

- To provide for identification of members of the Armed Forces exposed during military service to depleted uranium, to provide for health testing of such members, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

3 SECTION 1. SHORT TITLE.

- 4 This Act may be cited as the "Depleted Uranium
- 5 Screening and Testing Act".

3 (a) NOTIFICATION.—The Secretary of Defense shall
4 establish procedures to require, as part of the procedures
5 for preparing members of the Armed Forces for deploy6 ment to a theater of operations, that such members be
7 notified of—

8 (1) any known or likely use of depleted uranium 9 in that theater of operations (whether by forces of 10 the United States and its allies or by any opposing 11 forces); and

12 (2) any health risks associated with exposure to13 depleted uranium.

(b) TRAINING.—The Secretary shall provide for
training deploying members of the Armed Forces on the
safe handling of depleted uranium contamination before
such members are deployed to a theater in which depleted
uranium is used.

19 SEC. 3. DEPLETED URANIUM SCREENING AND TESTING.

(a) IDENTIFICATION AND TESTING REQUIRED.—The
Secretary of Defense shall carry out a program to identify
individuals who, during active service in the Armed
Forces, are or have been exposed to depleted uranium and
to provide those individuals with bioassay testing and notification of the results of such testing.

(b) DEPLETED URANIUM-EXPOSED PERSONNEL
 2 IDENTIFICATION METHODS.—

3 (1) PROCEDURES FOR IDENTIFICATION OF EX-4 POSED MEMBERS.—The Secretary of each military 5 department shall establish procedures to identify 6 members of the Armed Forces under the Secretary's 7 jurisdiction who are, or may have been, exposed to 8 depleted uranium. For such purpose, the Secretary 9 shall identify units and members under paragraph 10 (2) and shall accept self-identification reports by 11 members under paragraph (3).

12 (2)IDENTIFICATION OF UNITS AND PER-13 SONNEL.—The Secretary of each military depart-14 ment shall identify units, and personnel assigned to 15 units, that have been, or could have been, exposed 16 to depleted uranium, based upon information about 17 known exposure events (as determined under sub-18 section (c)).

(3) SELF REPORTING.—The Secretary of each
military department shall accept a report by an individual, or a primary care provider for an individual,
that the individual, while a member of the Armed
Forces under the Secretary's jurisdiction, was, or
may have been, exposed to depleted uranium based
upon service on active duty (or training duty or fu-

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1 neral honors duty) in a theater of operations where 2 depleted uranium was used, including travel through 3 such an area. The Secretary shall prescribe proce-4 dures for receiving such reports. Such a self-identi-5 fication report submitted to the Secretary under this 6 paragraph shall be treated by the Secretary as iden-7 tification of the individual for purposes of this sub-8 section.

9 (4) TREATMENT OF INDIVIDUALS NO LONGER 10 ON ACTIVE DUTY.—In carrying out this subsection, 11 the Secretary of each military department shall en-12 sure that individuals no longer on active duty (in-13 cluding members of the reserve components who 14 have been released from active duty, members who 15 have been retired, and members who have been sepa-16 rated from service) are treated, for identification 17 purposes, in the same manner as individuals remain-18 ing on active duty.

19 (c) EXPOSURE EVENTS.—

(1) TYPES OF EVENTS.—The Secretary of Defense shall identify depleted uranium exposure
events for purposes of this section. The exposure
events identified shall include the following:

24 (A) DIRECT EXPOSURES.—An event in
25 which an individual—

1	(i) is struck by depleted uranium mu-
2	nitions or depleted uranium armor frag-
3	ments;
4	(ii) enters, or is present within 50 me-
5	ters of, a vehicle or structure with possible
6	depleted uranium residues; or
7	(iii) breathes smoke from fires involv-
8	ing depleted uranium materials.
9	(B) Equipment handling exposures.—
10	An event in which an individual may inhale de-
11	pleted uranium compound particulates as a re-
12	sult of the handling of equipment or wreckage
13	that has been, or could have been, contaminated
14	with depleted uranium.
15	(C) OTHER EXPOSURES.—Other signifi-
16	cant or incidental exposure events identified by
17	the Secretary, including the performance of ac-
18	tivities in the area of depleted uranium dam-
19	aged vehicles or structures or the traveling
20	through or residing in any such area.
21	(2) LIMITED RETROACTIVITY.—In addition to
22	exposure events described in paragraph (1) occur-
23	ring on or after the date of the enactment of this
24	Act, such events during the period between January
25	1, 2003, and the date of the enactment of this Act

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may be considered for purposes of this section, if re ported during the 60-day period beginning on the
 date of the enactment of this Act.

4 (d) Health-Care Services Required.—

5 (1)BIOASSAY PROCEDURE.—Any individual 6 identified under subsection (b) shall be provided a 7 health screening test by the Secretary of Defense. 8 Such test shall be carried out using a bioassay pro-9 cedure developed by the Secretary of Defense in consultation with the Centers for Disease Control and 10 11 Prevention. The same bioassay procedure shall be 12 used for all individuals identified under subsection 13 (b) and for all types of exposure or possible exposure 14 identified under subsection (c).

15 (2) Time for test.—

16 (A) EXPOSURES AFTER ENACTMENT.—In 17 the case of an exposure event described in sub-18 section (c) that occurs on or after the date of 19 the enactment of this Act, the bioassay under 20 paragraph (1) shall be administered not later 21 than 180 days after the date of the event, ex-22 cept that in the case of an individual with an 23 exposure event described in subsection (c)(3), 24 the bioassay under paragraph (1) shall be ad-25 ministered not later than 30 days after the end of the individual's deployment in the theater of operations, but such individual may be provided the bioassay earlier upon the individual's request.

5 (B) EXPOSURES BEFORE ENACTMENT.—In 6 the case of an exposure event described in sub-7 section (c) that occurs before the date of the 8 enactment of this Act, the bioassay under para-9 graph (1) shall be administered not later than 10 180 days after the date of the reporting of the 11 event under subsection (c)(2).

(3) FURNISHING OF RESULTS.—The Secretary
of Defense shall provide the results of any bioassay
procedure under this subsection to the individual
tested, and the primary care manager or primary
care provider of that individual, not later than 30
days after the Secretary receives those results.

(e) PERSONNEL TRACKING.—The Secretary of each
military department shall establish procedures for collecting, tracking, and maintaining information on the
health status of individuals tested under subsection (d) for
the purpose of assessing any long-term health consequences of exposure to depleted uranium.

24 (f) INDEPENDENT REVIEW OF BIOASSAY TYPES AND25 CONTAMINATION THRESHOLDS.—The Director of the

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Centers for Disease Control and Prevention shall conduct 1 2 an independent review of bioassay types and contamina-3 tion thresholds for purposes of the testing under sub-4 section (d).

5 (g) TREATMENT.—Based on the results of the bioassay tests, the Secretary of the military department con-6 7 cerned shall provide appropriate treatment for any illness 8 of an individual resulting from a depleted uranium con-9 tamination or exposure.

10 SEC. 4. COMPTROLLER GENERAL SURVEY AND REPORT ON 11 **RADIOISOTOPE IDENTIFICATION EQUIPMENT** 12

USED BY DEPARTMENT OF DEFENSE.

13 (a) SURVEY.—The Comptroller General shall conduct a survey of radioisotope identification equipment used by 14 15 the Department of Defense in order to assess the capability of Department of Defense facilities to identify con-16 centrations of different radioisotopes in naturally occur-17 ring levels of uranium. 18

19 (b) REPORT.—The Comptroller General shall submit 20 to Congress a report on the results of the survey under 21 subsection (a) not later than 180 days after the date of 22 the enactment of this Act.