

October 10,2007

Policy Statement

DFARS 252.225-7014, Berry Amendment-Specialty Metals/Compliance to 10 USC 2533b

The FY 2007 National Defense Authorization Act (P.L. 109-364) was enacted into law on Oct 17, 2006. Section 842 established a revised Specialty Metals Provision (10 USC 2533b) replacing (10 USC 2533a, ie., “Berry Amendment”).

In accordance with this new law, the Office of the Under Secretary of Defense, on December 6, 2006, amended its ruling on the use of Specialty Metals to allow for the prescribed “de minimis value” exception created by 10 USCC 2533b.

With the enactment of P.L. 109-364 and the ruling of the Undersecretary of Defense, we can advise you that we meet the “de minimis” content requirement of 10 USCC 2443b and our products are in compliance.

Included with this document is the Under Secretary of Defense amended ruling statement. Listed below are the actual links to find this document.

- * [HTTP://www.DCMA.MIL/dnad/](http://www.DCMA.MIL/dnad/)
- * Click on : Class Determination of Domestic Non-Available (DNAD) for Populated Circuit Card Assemblies.

This policy pertains to all Hybrid and Data Acquisition Product under the Murata Power Solutions entity headquartered at 11 Cabot Blvd., Mansfield, Mass 02048.

Please make note in your records.



Tim Brown
Director of Operations Quality