

Exhibit 7

Comments in response to questionnaire Category No.5 (b)

Question:

Have you ever encountered any advertising or marketing efforts by a third party that use the absence of US-origin components or exemption from US export controls as a selling point?

If you answered "Yes" to the above question, please state the details as far as possible.

Comments:

1.

- We received a product brochure for thermo-viewer, which clearly indicated that the product is not subject to the U.S. export regulations.
- A software vendor explained to our software engineering section that their products do not incorporate or commingle any U.S.-origin software.

2. We once received an offer of certain Operating System that is free of U.S. technology. The explanation was that it was intended that way to make the OS not subject to the any U.S. export controls. Certain companies in Europe and U.S. make it a selling point that their products (components and satellite equipment incorporating such components) are ITAR free.

<Example> <http://ams.aeroflex.com/ProductFiles/News/LVDSResistorProd.pdf>

We now offer U.S. Commerce controlled LVDS products to selected foreign countries.

This means that for a 300krad (Si) product an export license will not be required in most instances, saving the customer 8-12 weeks for a U.S. State Department export license.

A product brochure stresses that the product employs Japanese sensors and does not require an Export License (from the U.S. government).

<Example> (In Japanese only)

<http://www.nec-avio.co.jp/jp/products/ir-thermo/lineup/h2640/index.html>

3. When UK companies conducted presentations for the sales promotion to us, they often emphasized no burdensome procedures for imports and exports are required in case of the UK products compared with US origin products, which are subject to the US export/reexport control regulations that are easily influenced by political situations.

4. Outsourcing hardware. Our spec for the supplier was "less than 10% US origin content" to make the product free from EAR regulation.

5. High performance monitoring camera: The company has production facilities both US and EU. They emphasis the product from EU facility does not include any US origin component so that EU exporter could export easily with CGEA

6. Some vendors usually import from their parent companies in the United Sates and supply US-origin products to the customers in Japan. They told us that when they were asked by their customer to supply such US-origin products that require reexport License from US Government due to destination of US sanction countries, they promoted us they were

capable to alternatively offer equivalent products made in Japan or Europe (not subject to EAR) therein.

7. Sales promotion by certain vendors for electronic measuring equipment