Cancellation of Class Determination of Domestic Non-Availability

For

210 Denier High Tenacity Nylon Fiber

Pursuant to the authority contained in 10 U.S.C. 2533a (the “Berry Amendment”), I hereby make the following findings and determination concerning procurement of 210 denier high tenacity nylon fiber.

FINDINGS

On May 9, 2003, I determined, pursuant to 10 U.S.C. 2533a, that satisfactory quality and sufficient quantity of 210 denier high tenacity nylon fiber that complies with the Berry Amendment could not be procured as and when needed at U.S. market prices.

On April 10, 2007, I was informed that a domestic supplier of this fiber has been found, and this waiver is no longer required.

DETERMINATION

I hereby determine that compliant 210 denier high tenacity nylon fiber of satisfactory quality and sufficient quantity, at U.S. market prices, that meets the requirements of the U.S. Armed Forces, is available. This determination applies to new solicitations issued or amended, and resulting contracts signed, after this date.

As a result, contracting officers must procure 210 denier high tenacity nylon fiber that complies with 10 U.S.C. 2533a.

DATE: 14 June 2007

[Signature]

Under Secretary of Defense (Acquisition, Technology & Logistics)