

Cases Closed with \$250,000 Maximum Penalty - No Carve-Out Exception

ORDER DATE	RESPONDENT	OEE CASE NAME	CHARGES	SECTIONS VIOLATED ¹	VSD	RESULT	CRIMINAL CASE
03/12/08	MTS Systems Corporation	In the Matter of MTS Systems Corporation	Misrepresented material facts in connection with the submission of license applications regarding the export of seismic testing equipment to India, with knowledge that the equipment could be used in testing nuclear power plant components or on behalf of Indian nuclear facilities, and with knowledge that an Indian entity on the Entity List had provided funding for one of the transactions.	764.2(g) [2]	No	Settlement Agreement - civil penalty of \$400,000	Yes
04/18/08	Engineering Dynamics, Inc.	In the Matter of Engineering Dynamics, Inc.	Conspired to export an engineering software program to Iran, via Brazil, without the required U.S. Government authorization.	764.2(d) [1]	No	Settlement Agreement - civil penalty of \$132,791.39	Yes
06/11/08	Brighton Equipment Corporation	In the Matter of Brighton Equipment Corporation	Exported software to the People's Republic of China without the required export license.	764.2(a) [1]	No	Settlement Agreement - civil penalty of \$17,500	No
07/16/08	Select Engineering, Inc.	In the Matter of Select Engineering, Inc.	Sold and transported or caused to be transported medical electrode sensor elements and stainless steel snap connectors for export from the United States to Iran, via the United Arab Emirates, with knowledge that a violation would occur	764.2(e) [1]	No	Settlement Agreement - civil penalty of \$52,800	No

ORDER DATE	RESPONDENT	OEE CASE NAME	CHARGES	SECTIONS VIOLATED ¹	VSD	RESULT	CRIMINAL CASE
07/16/08	David Rainville	In the Matter of Select Engineering, Inc.	Made false statement to a BIS Special Agent in the course of an investigation.	764.2(g) [1]	No	Settlement Agreement - civil penalty of \$35,200	No
08/11/08	Ingersoll Machine Tools, Inc.	In the Matter of Ingersoll Machine Tools, Inc.	Deemed exports of technology for vertical fiber placement machinery to Italian and Indian nationals and of production technology for 5-axis power mills to Indian nationals in the United States without the required licenses.	764.2(a) [7]	No	Settlement Agreement - civil penalty of \$126,000	No
08/15/08	Johnson Trading and Engineering Co. Ltd. (Taiwan)	In the Matter of Johnson Trading and Engineering Co. Ltd.	Caused the export of computer chips to the People's Republic of China, via Taiwan and Hong Kong, without the required licenses; took actions evade the Regulations and with knowledge that a violation would occur.	764.2(b) [7] 764.2(h) [1] 764.2(e) [1]	No	Settlement Agreement - civil penalty of \$90,000, \$30,000 suspended; implement an internal export controls compliance program within 6 months from the date of entry of the Order; perform audit of its internal export controls compliance program within 24 months of the date of entry of the Order; export privileges denied for five years, all of which is suspended	No
09/22/08	America II Electronics, Inc.	In the Matter of America II Electronics, Inc.	Exported analog-to-digital converters to Russia without the required licenses.	764.2(a) [4]	No	Settlement Agreement - civil penalty of \$170,000	No

ORDER DATE	RESPONDENT	OEE CASE NAME	CHARGES	SECTIONS VIOLATED ¹	VSD	RESULT	CRIMINAL CASE
09/26/08	Marysol Technologies, Inc.	In the Matter of Marysol Technologies, Inc.	Exported laser resonator modules, cavities and components to the People's Republic of China, India, Belarus and Russia without the required export licenses	764.2(a) [9]	No	Settlement Agreement - civil penalty of \$180,000	No