



DFARS

Another enforced Purchasing requirement is known as DFARS “Defense Federal Acquisition Regulation Supplement”.

This requirement is inline with the “Buy American Act of 1933”; the statute that

governs procurement by the Federal Government. This clause requires that any “SPECIALTY METALS” (*defined below*) incorporated in hardware under Department of Defense contracts must be MELTED in the USA or a “QUALIFYING COUNTRY” (*listed at right*).

The DFARS requirement is a PURCHASING REQUIREMENT, not a Military (MS/NAS) Specification requirement. This means that if a customer orders a standard MS part, and does not request DFARS compliance, it does not have to comply with the DFARS requirement. Much like the RoHS requirement, this special purchasing requirement must be identified at the time of purchase on the Purchase Order. CDS will then add compliance to the MS Certificate of Conformance.

DFARS SPECIALTY METALS

- Steel* with a maximum alloy content exceeding one or more of the following limits:
 - manganese 1.65%; silicon 0.60%; or copper 0.60%; or:
 - containing more than 0.25% of any of the following elements: aluminum, chromium, cobalt, columbium, molybdenum, nickel, titanium, tungsten, or vanadium.
- Titanium and titanium alloys
- Zirconium and zirconium-base alloys.

* This only applies to PowerCoil & Loksert S/S 302 S/S 304 material; not carbon steel.

DFARS QUALIFYING COUNTRY

- | | |
|------------------|-------------------------|
| Australia | Luxembourg |
| Belgium | Northern Ireland |
| Canada | Norway |
| Denmark | Portugal |
| Egypt | Slovenia |
| France | Spain |
| Germany | Sweden |
| Israel | Switzerland |
| Italy | Turkey |
| Japan | United Kingdom |

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