non-covered specification. Standard, line and pressure applications and the above-listed specifications are defining characteristics of the scope of this review. Therefore, seamless pipes meeting the physical description above, but not produced to the A-335, A-106, A-53, or API 5L standards shall be covered if used in a standard, line or pressure application.

For example, there are certain other ASTM specifications of pipe which, because of overlapping characteristics, could potentially be used in A-106 applications. These specifications generally include A- 162, A-192, A-210, A-333, and A-524. When such pipes are used in a standard, line or pressure pipe application, such products are covered

by the scope of this review.

Specifically excluded from the scope of this review are: (1) boiler tubing and mechanical tubing, if such products are not produced to A-335, A-106, A-53 or API 5L specifications and are not used in standard, line or pressure applications; (2) finished and unfinished OCTG, if covered by the scope of another antidumping duty order from the same country. If not covered by such an OCTG order, finished and unfinished OCTG are included in this scope when used in standard, line or pressure applications; (3) redraw hollows for cold-drawing when used in the production of colddrawn pipe or tube; and (4) glass-lined pressure pipes meeting the following specifications: seamless carbon and alloy (other than stainless) steel pipes, of circular cross-section, not more than 114.3 mm (4.5 inches) in outside diameter, regardless of wall thickness or manufacturing process (hot-finished or cold-drawn) that (1) has been cut into lengths of six to 120 inches, (2) has had the inside bore ground to a smooth surface, (3) has had multiple layers of specially formulated corrosion resistant glass permanently baked on at temperatures of 1,440 to 1,700 degrees Fahrenheit in thicknesses from 0.032 to 0.085 inch (40 to 80 mils), and (4) has flanges or other forged stub ends welded on both ends of the pipe. The special corrosion resistant glass referred to in this definition may be glass containing by weight (1) 70 to 80 percent of an oxide of silicone, zirconium, titanium or cerium (Oxide Group RO sub2), (2) 10 to 15 percent of an oxide of sodium, potassium, or lithium (Oxide Group RO), (3) from a trace amount to 5 percent of an oxide of either aluminum, cobalt, iron, vanadium, or boron (Oxide Group R sub2 O sub3, or (4) from a trace amount to 5 percent of a fluorine compound in which fluorine replaces the oxygen in any one of the previously

listed oxide groups. These glass-lined pressure pipes are commonly manufactured for use in glass-lined equipment systems for processing corrosive or reactive chemicals, including acrylates, alkanolamines, herbicides, pesticides, pharmaceuticals and solvents.

Although the HTSUS subheadings are provided for convenience and customs purposes, our written description of the scope of this review is dispositive.

Background:

On August 30, 2002, V&M (a producer and exporter of subject merchandise) requested an administrative review of the antidumping duty order on seamless pipe from Brazil published in the Federal Register on August 3, 1995 (60 FR 39707). On September 25, 2002, the Department published in the Federal Register (67 FR 60210) a notice of AInitiation of Antidumping and Countervailing Duty Administrative Reviews@ initiating the administrative review. On October 30, 2002, V&M withdrew its request for review. The applicable regulation, 19 CFR 351.213(d)(1), states that if a party that requested an administrative review withdraws the request within 90 days of the publication of the notice of initiation of the requested review, the Secretary will rescind the review. Given that V&M was the only party to request the administrative review, and the withdrawal request is timely, we are rescinding this review of the antidumping duty order on seamless pipe from Brazil covering the period August 1, 2001, to July 31, 2002.

This notice is issued and published in accordance with section 777(i) of the Act and 19 CFR 351.213(d)(4).

Dated: November 19, 2002.

Bernard T. Carreau,

Acting Assistant Secretary for Import Administration.

[FR Doc. 02–29991 Filed 11–25–02; 8:45 am] BILLING CODE 3510–DS–S

DEPARTMENT OF COMMERCE

International Trade Administration

[A-580-831]

Stainless Steel Plate in Coils from the Republic of Korea: Rescission of Antidumping Duty Administrative Review

AGENCY: Import Administration, International Trade Administration, Department of Commerce. **ACTION:** Notice of Rescission of Antidumping Duty Administrative Review.

SUMMARY: On June 25, 2002, the Department of Commerce ("the Department's") initiated an administrative review of the antidumping duty order on stainless steel plate in coils from the Republic of Korea. See Initiation of Antidumping and Countervailing Duty Administrative Reviews and Request for Revocation in Part, 67 FR 42753 (June 25, 2002). The review covers one manufacturer/ exporter, Pohang Iron & Steel Co., Ltd. ("POSCO"). The period of review is May 1, 2001 through April 30, 2002. The Department is rescinding this review because it found no entries of subject merchandise by POSCO into the United States during the period of review, in accordance with 19 CFR 351.213(d)(3) of its regulations. The Department is now publishing its determination to rescind this review.

EFFECTIVE DATE: November 26, 2002. **FOR FURTHER INFORMATION CONTACT:**

Brandon Farlander or Robert Bolling, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, N.W., Washington, D.C. 20230; telephone (202) 482–0182 or (202) 482–3434, respectively.

SUPPLEMENTARY INFORMATION:

The Applicable Statute and Regulations

Unless otherwise indicated, all citations to the Tariff Act of 1930, as amended ("the Act"), are references to the provisions effective January 1, 1995, the effective date of the amendments made to the Act by the Uruguay Round Agreements Act ("URAA"). In addition, unless otherwise indicated, all citations to the Department of Commerce's ("the Department's") regulations are to the regulations codified at 19 CFR part 351 (2001).

Background

On May 6, 2002, the Department published in the **Federal Register** a notice of opportunity to request an administrative review of the antidumping duty order on stainless steel plate in coils ("SSPC") from Korea. See Antidumping or Countervailing Duty Order, Finding, or Suspended Investigation; Opportunity To Request Administrative Review, 67 FR 30356 (May 6, 2002). On May 31, 2002, the petitioners in this proceeding, Allegheny Ludlum, AK Steel Corporation (formerly Armco, Inc.), Butler-Armco Independent Union,

Zanesville Armco Independent Union, and the United Steelworkers of America, AFL-CIO/CLC, submitted a request for an administrative review of sales by POSCO, a manufacturer/ exporter of SSPC, for the period May 1, 2001 through April 30, 2002. The Department initiated an administrative review on June 25, 2002.

On June 19, 2002, POSCO submitted a letter to the Department stating that it did not export the subject merchandise to the United States during the period of review ("POR"). On July 1, 2002, the Department issued POSCO its standard antidumping duty questionnaire. In response to the Department's questionnaire, POSCO again stated that neither it, nor any of its affiliates, had exports or sales in the United States of subject merchandise manufactured or produced by POSCO during the POR.

On August 21, 2002, the Department sent a no-shipment inquiry concerning SSPC from Korea and POSCO to the U.S. Customs Service ("Customs"). The purpose of this inquiry was to determine whether Customs suspended liquidation of entry summaries of SSPC from Korea manufactured and/or exported by POSCO during the POR. The Customs Service did not identify any suspended entry summaries of SSPC manufactured and/or exported by POSCO during the POR. Therefore, we have determined that there were no entries of subject merchandise produced or exported by POSCO into the customs territory of the United States during the POR.

Rescission of Review

Pursuant to 19 CFR 351.213(d)(3), the Department will rescind an administrative review, in whole, or only with respect to a particular exporter or producer, if the Department concludes that, during the period covered by the review, there were no entries, exports. or sales of the subject merchandise. In light of the fact that we have determined that the only company covered by the review did not have entries for consumption into the territory of the United States during the POR in question, we find that rescinding this review is appropriate. On October 25, 2002, we asked petitioners to submit any evidence that POSCO had entries, exports, or sales or subject merchandise during the POR. See Memorandum to the File from Brandon Farlander through Robert Bolling, dated October 25, 2002. We did not receive any evidence from petitioners. Therefore, we are rescinding this administrative review for the period May 1, 2001 through April 30, 2002, and will issue appropriate assessment instructions to

the U.S. Customs Service. The cashdeposit rate for POSCO will remain at 1.19 percent, the rate established in the most recently completed segment of this proceeding (66 FR 64107, December 11, 2001).

This notice serves as a reminder to parties subject to administrative protective order ("APO") of their responsibility concerning the disposition of proprietary information disclosed under APO in accordance with 19 CFR 351.305(a)(3). Timely written notification of the return or destruction of APO materials or conversion to judicial protective order is hereby requested. Failure to comply with the regulations and terms of APO is a sanctionable violation.

This notice is in accordance with section 777(i) of the Act and 19 CFR 351.213(d)(4).

Dated: November 19, 2002.

Bernard T. Carreau,

Acting Assistant Secretary for Import Administration.

[FR Doc. 02–29992 Filed 11–25–02; 8:45 am] **BILLING CODE 3510–DS-S**

DEPARTMENT OF COMMERCE

National Institute of Standards and Technology

Manufacturing Extension Partnership National Advisory Board

AGENCY: National Institute of Standards and Technology, Department of Commerce.

ACTION: Notice of renewal.

In accordance with the provisions of the Federal Advisory Committee Act, 5 U.S.C. App. 2, and the General Services Administration (GSA) rule on Federal Advisory Committee Management, 41 CFR Part 101–6, and after consultation with GSA, the Secretary of Commerce has determined that the renewal of the Manufacturing Extension Partnership National Advisory Board is in the public interest in connection with the performance of the duties imposed on the Department by law.

The Committee was first established in October 1996 to advise MEP regarding their programs, plans, and policies. In renewing the Board, the Secretary has established it for an additional two years. During the next two years, the Board plans to address center service mix standardization, eBusiness, moving toward high performance centers, training and education of field staff, MEP University, national awareness of the MEP program, international services, and others.

The Board will consist of nine members to be appointed by the Director of the National Institute of Standards and Technology to assure a balanced membership that will represent the views and needs of customers, providers, and others involved in industrial extension throughout the United States.

The Board will function solely as an advisory body and in compliance with the provisions of the Federal Advisory Committee Act. Copies of the Board's revised charter will be filed with the appropriate committees of the Congress and with the Library of Congress.

Inquiries or comments may be directed to Linda Acierto, Senior Policy Advisor, Manufacturing Extension Partnership, National Institute of Standards and Technology, 100 Bureau Drive, Stop 4800, Gaithersburg, Maryland 20899–4800; telephone: 301–975–5020.

Dated: November 18, 2002.

Karen H. Brown,

Deputy Director, NIST.

[FR Doc. 02–29936 Filed 11–25–02; 8:45 am]

BILLING CODE 3510-13-P

DEPARTMENT OF COMMERCE

National Institute of Standards and Technology

Notice of Government Owned Inventions Available for Licensing

AGENCY: National Institute of Standards and Technology, Commerce.

ACTION: Notice of government owned invention available for licensing.

SUMMARY: The invention listed below is owned in whole by the U.S. Government, as represented by the Department of Commerce. The invention is available for licensing in accordance with 35 U.S.C. 207 and 37 CFR part 404 to achieve expeditious commercialization of results of federally funded research and development.

FOR FURTHER INFORMATION CONTACT:

Technical and licensing information on this invention may be obtained by writing to: National Institute of Standards and Technology, Office of Technology Partnerships, ATTN: Mary Clague; Building 820, Room 213, Gaithersburg, MD 20899. Information is also available via telephone: 301–975–4188, e-mail: mclague@nist.gov; or fax: 301–869–2751. Any request for information should include the NIST Docket number and title for the invention as indicated below.

SUPPLEMENTARY INFORMATION: NIST may enter into a Cooperative Research and