Manufacturer/Exporter	Weighted-Average Margin (Percent)	notice. Rebuttal briefs, which limited to issues raised in the
Danana Caanradusta		briefs, may be filed no later th
Danang Seaproducts Import Export Cor-		after the time limit for filing t
poration ("Seaprodex		briefs, in accordance with 19
Danang") (and its af-		351.309(d)(1). Any hearing, if
filiate Tho Quang		will be held two days after rel
Seafood Processing		briefs are due, unless the Dep
& Export Company)	4.57%	alters the date, in accordance
Grobest & I–Mei Indus-	1.07 /0	CFR 351.310(d)(1). The Depar
try (Vietnam) Co., Ltd.	4.57%	intends to issue a notice of fir
Investment Commerce		of this first sunset review, wh
Fisheries Corporation		
("Incomfish")	4.57%	include the results of its analy
Minh Hai Export Frozen		issues raised in any such brie
Seafood Processing		than November 30, 2010.
Joint Stock Company		This five-year ("sunset") rev
("Minh Hai Jostoco")	4.57%	notice are in accordance with
Minh Hai Joint-Stock		751(c), 752(c), and 777(i)(1) of
Seafoods Processing		
Company		Dated: July 30, 2010.
("Seaprodex Minh		Ronald K. Lorentzen,
Hai")	4.30%	Deputy Assistant Secretary for Im
Minh Phu Seafood		Administration.
Corp. (and its affili-		[FR Doc. 2010-19448 Filed 8-5-10; 8:
ates Minh Qui Sea-		BILLING CODE 3510-DS-S
food Co., Ltd. and		2.22
Minh Phat Seafood		
Co., Ltd.) (collectively		DEPARTMENT OF COMMERC
"Minh Phu Group")	4.38%	DEL ATTIMENT OF COMMEN
Ngoc Sinh Private En-	4.530/	Bureau of Industry and Secu
terprise	4.57%	zaroda or madony and cood
Nha Trang Fisheries		President's Export Council
Joint Stock Company	4.57%	Subcommittee on Export
("Nha Trang Fisco")	4.57%	Administration; Notice of Re
Nha Trang Seaproduct		of Private-Sector Members
Company ("Nha	4.57%	of Private-Sector Members
Trang Seafoods") Phu Cuong Seafood	4.57 /6	SUMMARY: The President's Exp
Processing & Import-		Council Subcommittee on Ex
Export Co., Ltd	4.57%	Administration (PECSEA) adv
Phuong Nam Co., Ltd	4.57%	
Sao Ta Foods Joint	1.07 /0	U.S. Government on matters a
Stock Company		pertinent to implementation of
("Fimex VN")	4.57%	provisions of the Export Adm
Soc Trang Seafood	1.0.7.	Act and the Export Administr
Joint Stock Company		Regulations, as amended, and
("Stapimex")	4.57%	statutes and regulations. Thes
Thuan Phuoc Seafoods		relate to U.S. export controls
and Trading Corpora-		mandated by law for national
tion (and its affiliates		foreign policy, non-proliferati
Frozen Seafoods		short supply reasons. The PEG
Factory No. 32, Sea-		
foods and Foodstuff		draws on the expertise of its r
Factory, and My Son		to provide advice and make
Seafoods Factory)	4.57%	recommendations on ways to
UTXI Aquatic Products		the possible adverse impact e
Processing Corpora-		controls may have on U.S. inc
tion	4.57%	PECSEA provides the Govern
Viet Foods Co., Ltd	4.57%	direct input from representati
Viet Hai Seafood Co.,		broad range of industries that
Ltd. aka Viet Nam		directly affected by export con
Fish-One Co., Ltd	4.57%	_
Vinh Loi Import Export		The PECSEA is composed of
Company ("VIMEX")	4.57%	level industry and Governmen
Vietnam-Wide Entity	25.76%	members representing diverse
	1	view on the concerns of the b
Any interested party	z may request a	community PECSEA industry

Any interested party may request a hearing within 30 days of publication of this notice in accordance with 19 CFR 351.310(c). Consistent with 19 CFR 351.309(c)(1)(i), interested parties may submit case briefs no later than 30 days after the date of publication of this

n must be e case han 5 days the case CFR f requested, ebuttal partment with 19 rtment nal results hich will vsis of efs, no later

view and h sections of the Act.

nport

:45 am]

#### **ICE**

#### urity

ecruitment

port port vises the and issues of the ninistration tration d related se issues as l security, ion, and CSEA members

o minimize export dustry. The nment with tives of the t are ntrols.

of highse points of ousiness community. PECSEA industry representatives are selected from firms producing a broad range of goods, software, and technologies presently controlled for national security, foreign policy, non-proliferation, and short supply reasons or that are proposed for

such controls, balanced to the extent possible among large and small firms.

PECSEA members are appointed by the Secretary of Commerce and serve at the Secretary's discretion. The membership reflects the Department's commitment to attaining balance and diversity. PECSEA members must obtain secret-level clearances prior to appointment. These clearances are necessary so that members can be permitted access to relevant classified information needed in formulating recommendations to the President and the U.S. Government. The PECSEA meets 4 to 6 times per year. Members of the Subcommittee will not be compensated for their services. The PECSEA is seeking private-sector members with senior export control expertise and direct experience in one or more of the following industries: Machine tools, semiconductors, commercial communication satellites, high performance computers, telecommunications, aircraft, pharmaceuticals, and chemicals.

To Apply: Please send a short biographical sketch to Ms. Yvette Springer at Yspringer@bis.doc.gov. For more information, please contact Ms. Springer on 202-482-2813.

Deadline: This request will be open for 30 days from the date of publication in the **Federal Register**.

Dated: August 2, 2010.

# Kevin J. Wolf,

Assistant Secretary for Export Administration.

[FR Doc. 2010-19472 Filed 8-5-10; 8:45 am] BILLING CODE 3510-JT-P

# **DEPARTMENT OF COMMERCE**

## **International Trade Administration**

A-428-602

# **Brass Sheet and Strip from Germany:** Notice of Rescission of Antidumping **Duty Administrative Review**

**AGENCY:** Import Administration, International Trade Administration, U.S. Department of Commerce. SUMMARY: On April 27, 2010, the U.S. Department of Commerce (the Department) published a notice of initiation of an administrative review of the antidumping duty order on brass sheet and strip from Germany. The review covers one producer/exporter of brass sheet and strip from Germany, Wieland-Werke AG. Based on a withdrawal of the request for review from Wieland-Werke AG, the respondent and German manufacturer of brass sheet and strip, we are now

rescinding this administrative review in full.

DATES: August 6, 2010.

#### FOR FURTHER INFORMATION CONTACT:

Dennis McClure or George McMahon, AD/CVD Operations, Office 3, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW, Washington DC 20230; telephone: (202) 482–5973 or (202) 482– 1167, respectively.

SUPPLEMENTARY INFORMATION: On March 1, 2010, the Department published in the Federal Register the notice of opportunity to request an administrative review of the antidumping duty order on brass sheet and strip from Germany for the period March 1, 2009, through February 28, 2010. See Antidumping or Countervailing Duty Order, Finding, or Suspended Investigation; Opportunity to Request Administrative Review, 75 FR 9162 (March 1, 2010). On March 30, 2010, the Department received a request from Wieland–Werke AG, a German producer and exporter, that the Department conduct an administrative review covering brass sheet and strip from Germany. On April 27, 2010, the Department published in the Federal Register the notice of initiation of the 2009-2010 administrative review of brass sheet and strip from Germany. See Initiation of Antidumping and Countervailing Duty Administrative Reviews and Request for Revocation in Part, 75 FR 22107 (April 27, 2010). On June 2, 2010, the Department issued its antidumping duty questionnaire to Wieland-Werke AG. On July 22, 2010, Wieland-Werke AG withdrew its request for an administrative review.

# Period of Review

The period of review (POR) is March 1, 2009, through February 28, 2010.

#### Scope of the Order

The scope of this order covers shipments of brass sheet and strip, other than leaded and tinned, from Germany. The chemical composition of the covered products is currently defined in the Copper Development Association (C.D.A.) 200 Series or the Unified Numbering System (U.N.S.) C2000; this review does not cover products the chemical compositions of which are defined by other C.D.A. or U.N.S. series. In physical dimensions, the products covered by this review have a solid rectangular cross section over 0.006 inches (0.15 millimeters) through 0.188 inches (4.8 millimeters) in finished thickness or gauge, regardless of width. Coiled, wound-on-reels (traverse wound), and cut-to-length products are

included. The merchandise is currently classified under Harmonized Tariff Schedule of the United States (HTSUS) item numbers 7409.21.00 and 7409.29.00. Although the HTSUS item numbers are provided for convenience and customs purposes, the Department's written description of the scope of this order remains dispositive.

## Rescission of Antidumping Administrative Review

19 CFR 351.213(d)(1) of the Department's regulations provides that the Department will rescind an administrative review if the party that requested the review withdraws its request for review within 90 days of the date of publication of the notice of initiation of the requested review, or withdraws at a later date if the Department determines it is reasonable to extend the time limit for withdrawing the request. Wieland-Werke AG withdreaw its request for review within 90 days of April 27, 2010, the date of publication of notice of initiation of the requested review.

#### **Assessment Instructions**

The Department will instruct U.S. Customs and Border Protection (CBP) to assess antidumping duties on all appropriate entries. For the company for which this review is rescinded, antidumping duties shall be assessed at rates equal to the cash deposit of estimated antidumping duties required at the time of entry, or withdrawal from warehouse, for consumption, in accordance with 19 CFR 351.212(c)(1)(i). The Department intends to issue appropriate assessment instructions directly to CBP 15 days after publication of this notice.

Notification to Importers
This notice serves as a reminder to
importers of their responsibility under
19 CFR 351.402(f)(2) to file a certificate
regarding the reimbursement of
antidumping duties prior to liquidation
of the relevant entries during this
review period. Failure to comply with
this requirement could result in the
Secretary's presumption that
reimbursement of antidumping duties
occurred and the subsequent assessment
of doubled antidumping duties.

Notification Regarding Administrative Protective Orders

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 an APO is a sanctionable violation.

We are issuing and publishing this notice in accordance with sections 751(a)(1) and 777(i)(1) of the Tariff Act of 1930, as amended, and 19 CFR 351.213(d)(4).

Dated: August 2, 2010.

#### Edward C. Yang,

Acting Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations.

[FR Doc. 2010-19461 Filed 8-5-10; 8:45 am]

BILLING CODE 3510-DS-S

#### **DEPARTMENT OF COMMERCE**

## Foreign-Trade Zones Board

# Foreign-Trade Zone 119 - Minneapolis, Minnesota, Site Renumbering Notice

Foreign—Trade Zone 119 was approved by the FTZ Board on July 24, 1985 (Board Order 305, 50 F.R. 3l405, 8/2/85), and expanded on April 14, 1994 (Board Order 690, 59 F.R. 19692, 4/25/94), and on June 4, 2010 (Board Order 1684, 75 F.R. 34097, 6/16/10).

FTZ 119 currently consists of 6 "sites" totaling 4,624 acres in the Minneapolis area. The current update does not alter the physical boundaries that have previously been approved, but instead involves an administrative renumbering that separates certain noncontiguous sites for record-keeping purposes. Under this revision, the site list for FTZ 119 will be as follows: Site 1 (3,002 acres, 500-acre activation limit)--consists of the Minneapolis-St. Paul International Airport; Site 2 (960 acres)--Mid-City Industrial Park; Site 3 (13 acres) located at 3703 Kennebec Drive, Eagan, Minneapolis, within the Eagan Industrial Park; Site 7 (193 acres)--Chaska Bio-Science Corporate Campus, located at the intersection of Carver County Road 10 and New U.S. Highway 212, Chaska (sunset provision - June 30, 2017); Site 8 (200 acres)--Elk Run Bio-Business Park, located on the north side of U.S. Highway 52, approximately 2 miles southeast of the City of Pine Island (sunset provision - June 30, 2017); Site 9 (20 acres)--located at 1700 Wynne Avenue, St. Paul, Minnesota (expires 5/31/2012); and, Site 10 (236 acres)--within the Bloomington Airport Industrial Park.

For further information, contact Elizabeth Whiteman at Elizabeth.Whiteman@trade.gov or (202) 482–0473.