the evidence indicates that after the TDO was issued on September 30, 2002, the persons currently subject to the TDO deliberately and covertly violated its terms. See BIS Request for Renewal of TDO, dated September 5, 2003, at 5-7. BIS has also established a close and intimate business relationships between Talyi and IBS, and Top Oil, Uni-Arab, Radi Mustafa, and Dean Sehweil, such that continuing to name them as related persons is necessary to prevent evasion of the TDO. See id. at 7-9. Further, BIS has produced evidence in this matter that directly contradicts statements made by Radi Mustafa and Dean Sehweil in sworn affidavits concerning prior unauthorized shipments of U.S.origin items to Libya by Uni-Arab. See id. at 10–13. Finally, BIS states that both criminal and administrative cases are proceeding against Talvi, IBS and Top Oil that can result in criminal and civil fines, a term of imprisonment, and/or a denial of export privileges, and that renewal of the TDO is necessary to prevent further violations of U.S. export control laws. See id. at 13-14.

Accordingly, I am renewing this order because I have concluded that a TDO continues to be necessary, in the public interest, to prevent an imminent violation of the EAR.

It is therefore ordered:

First, that Yaudat Mustafa Talvi, a.k.a. Joseph Talyi, 888 Cross Gates Boulevard, Slidell, Louisiana 70458 ("Talvi"), and International Business Services, Ltd., 700 Gause Boulevard, Suite 304, Slidell, Louisiana 70458, 41 Chamale Cove East, Slidell, Louisiana 70460, and 2301 Covington Highway 190, Slidell, Louisiana 70460 ("IBS") (hereinafter collectively referred to as the "denied persons"); and the following persons subject to the Order by their relationship to the denied persons, Top Oil Tools, Ltd., 41 Chamale Cove East, Slidell, Louisiana 70460; Uni-Arab Engineering and Oil Field Services ("Uni-Arab"), P.O. Box 46112, Abu Dhabi, United Arab Emirates, and, Al-Gaith Tower, Hamden Street, Flat No. 1202, Abu Dhabi, United Arab Emirates; Jaime Radi Mustafa, a.k.a. Radi Mustafa ("Radi Mustafa"), 888 Cross Gates Boulevard, Slidell, Louisiana 70458, and, Khalidiya, P.O. Box 46112, Abu Dhabi, United Arab Emirates; and Nureddin Shariff Sehweil, a.k.a. Dean Sehweil ("Dean Sehweil"), 888 Cross Gates Boulevard, Slidell, Louisiana 70458, and, 106 Everest Drive, Slidell, Louisiana 70461, and, Khalidiya, P.O. Box 46112, Abu Dahabi, United Arab Emirates (the "related persons") (together, the denied persons and the related persons are "persons subject to this Order") may not, directly

or indirectly, participate in any way in any transaction involving any commodity, software or technology (hereafter collectively referred to as "item") exported or to be exported from the United States that is subject to the Export Administration Regulations ("EAR"), or in any other activity subject to the EAR, including, but not limited

A. Applying for, obtaining, or using any license, License Exception, or export control document;

B. Carrying on negotiations concerning, or ordering, buying, receiving, using, selling, delivering, storing, disposing of, forwarding, transporting, financing, or otherwise servicing in any way, any transaction involving any item exported or to be exported from the United States that is subject to the EAR, or in any other activity subject to the EAR; or

C. Benefitting in any way from any transaction involving any item exported or to be exported from the United States that is subject to the EAR, or in any other activity subject to the EAR.

Second, that no person may, directly or indirectly, do any of the following:

A. Export or reexport to or on behalf of a person subject to this Order any item subject to the EAR;

B. Take any action that facilitates the acquisition or attempted acquisition by a person subject to this order of the ownership, possession, or control of any item subject to the EAR that has been or will be exported from the United States, including financing or other support activities related to a transaction whereby a person subject to this order acquires or attempts to acquire such ownership, possession or control;

C. Take any action to acquire from or to facilitate the acquisition or attempted acquisition from a person subject to this order of any item subject to the EAR that has been exported from the United States:

D. Obtain from a person subject to this order in the United States any item subject to the EAR with knowledge or reason to know that the item will be, or is intended to be, exported from the United States; or

E. Engage in any transaction to service any item subject to the EAR that has been or will be exported from the United States and which is owned, possessed or controlled by a person subject to this order, or service any item, of whatever origin, that is owned, possessed or controlled by a person subject to this order if such service involves the use of any item subject to the EAR that has been or will be exported from the United States. For purposes of this paragraph, servicing

means installation, maintenance, repair, modification or testing.

Third, that, in addition to the related person named above, after notice and opportunity for comment as provided in section 766.23 of the EAR, any other person, firm, corporation, or business organization related to the denied person by affiliation, ownership, control, or position of responsibility in the conduct of trade or related services may also be made subject to the provisions of this Order.

Fourth, that this Order does not prohibit any export, reexport, or other transaction subject to the EAR where the only items involved that are subject to the EAR are the foreign-produced direct product of U.S.-origin technology.

In accordance with the provisions of § 766.24(e) of the EAR, denied persons may, at any time, appeal this Order by filing a full written statement in support of the appeal with the Office of the Administrative Law Judge, U.S. Coast Guard ALJ Docketing Center, 40 South Gay Street, Baltimore, Maryland 21202-4022. A related person may appeal to the Administrative Law Judge at the aforementioned address in accordance with the provisions of Section 766.23(c) of the EAR.

This Order is effective immediately upon expiration of the order issued on March 29, 2003, or September 25, 2003, and shall remain in effect for 180 days.

A copy of this Order shall be served on Talyi, IBS, Top Oil, Uni-Arab, Radi Mustafa, and Dean Sehweil, and shall be published in the Federal Register.

Entered this 24th day of September, 2003.

Lisa A. Prager,

Acting Assistant Secretary for Export Enforcement.

[FR Doc. 03-24783 Filed 9-29-03; 8:45 am] BILLING CODE 3510-DT-M

DEPARTMENT OF COMMERCE

International Trade Administration

Initiation of Antidumping and **Countervailing Duty Administrative** Reviews, Request for Revocation in Part and Deferral of Administrative Review

AGENCY: Import Administration, International Trade Administration, Department of Commerce.

ACTION: Notice of initiation of antidumping and countervailing duty administrative reviews, request for revocation in part and deferral of administrative review.

SUMMARY: The Department of Commerce (the Department) has received requests

to conduct administrative reviews of various antidumping and countervailing duty orders and findings with August anniversary dates. In accordance with the Department's regulations, we are initiating those administrative reviews. The Department also received a request to revoke one antidumping duty order in part and to defer the initiation of an administrative review of one company in one countervailing duty order.

EFFECTIVE DATE: September 30, 2003.

FOR FURTHER INFORMATION CONTACT:

Holly A. Kuga, Office of AD/CVD Enforcement, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC 20230, telephone: (202) 482–4737.

SUPPLEMENTARY INFORMATION:

Background

The Department has received timely requests, in accordance with 19 CFR 351.213(b)(2002), for administrative reviews of various antidumping and countervailing duty orders and findings with August anniversary dates. The Department also received a timely request to revoke in part the antidumping duty order on Certain Small Diameter Carbon and Alloy Seamless Standard, Line and Pressure Pipe from Romania. In addition, the Department received a request to defer for one year the initiation of the January 1, 2002 through December 31, 2002 administrative review of the countervailing duty order on Stainless Steel Sheet and Strip in Coils from France with respect to one exporter in accordance with 19 CFR 351.213(c). The Department received no objection to this request for any party cited in 19 CFR 351.213(c)(l)(ii).

Initiation of Reviews

In accordance with 19 CFR 351.221(c)(1)(i), we are initiating administrative reviews of the following antidumping and countervailing duty orders and findings. We intend to issue the final results of these reviews not later than August 31, 2004. Also, in accordance with 19 CFR 351.213(c), we are deferring for one year the initiation of the January 1, 2002, through December 31, 2002, administrative review of the countervailing duty order on Stainless Steel Sheet and Strip in Coils from France with respect to one exporter.

	Period to be re- viewed
Antidumping Duty Proceedings	
Argentina: Oil Country Tubular Goods, A-357-810	. 8/1/02–7/31/03
Siderca, S.A.I.C	
Brazil: Seamless Pipe, A-351-826	8/1/02-7/31/03
V & M do Brasil S.A.	
Canada:	
Corrosion-Resistant Carbon Steel Flat Products, A-122-822	. 8/1/02–7/31/03
Continuous Colour Coat, Ltd.	
Dofasco Inc.	
Ideal Roofing Company, Ltd.	
Impact Steel Canada Ltd.	
Russel Metals Export	
Sorevco and Company, Ltd.	
Stelco Inc.	
Pure Magnesium, A-122-814	. 8/1/02–7/31/03
Magnola Metallurgy Inc.	
Norsk Hydo Canada, Inc.	
France: Industrial Nitrocellulose, A-427-009	. 8/1/02–7/31/03
Bergerac N.C.	
India: Polyethylene Terephthalate (PET) Film, A-533-824	. 12/21/01–6/30/03
Gareware Polyester Limited ¹	
Italy: Granular Polytetrafluoroethylene (PTFE) Resin, A-475-703	. 8/1/02–7/31/03
Solvay Solexis, Inc.	
Japan:	
Corrosion-Resistant Carbon Steel Flat Products, A-588-824	. 8/1/02–7/31/03
JFE Steel Corporation	
Nippon Steel Corporation	
Kobe Steel Company, Ltd.	
Sumitomo Metals	
Kawasho Corporation	
Nisshin Steel	
Granular Polytetrafluroethylene Resin, A-588-707	. 8/1/02–7/31/03
Asahi Glass Fluoropolymers Co., Ltd.	
Mexico: Carbon and Alloy Seamless Standard, Line and Pressure Pipe (Over 1/5 Inches), A-201-827	. 8/1/02–7/31/03
Tubos de Acero de Mexico, S.A.	
Gray Portland Cement and Clinker, A-201-802	. 8/1/02–7/31/03
CEMEX, S.A. de C.V.	
GCC Cementos, S.A. de C.V.	
Oil Country Tubular Goods, A-201-817	. 8/1/02–7/31/03
Hylsa, S.Á. de C.V.	
Republic of Korea:	
Corrosion-Resistant Carbon Steel Flat Products, A-580-816	8/1/02-7/31/03

	Period to be re-
	viewed
Dongbu Steel Co., Ltd.	
Dongshin Special Steel Co., Ltd.	
Hyundai Hysco	
Pohang Iron and Steel Co., Ltd./Pohang Coated Steel Co., Ltd./Pohang Steel Indust	
SeAH Steel Corporation	
Union Steel Manufacturing Co., Ltd. Structural Steel Beams, A-580-841	8/1/02-7/31/03
Dongkuk Steel Mill Co., Ltd.	6/1/02-7/31/03
INI Steel Company	
Romania:	
Certain Small Diameter Carbon and Alloy Seamless Standard, Line and Pressure Pipe, A-485-805	8/1/02-7/31/03
S.C. Silcotub S.A.	
S.C. Petrotub S.A.	0///00 =/0//00
Cut-to-Length Carbon Steel Plate, A–485–803	8/1/02–7/31/03
CSR SA Resita Metalexportimport, S.A.	
MINMET, S.A.	
Sidex S.A.	
Faiwan: Stainless Steel Sheet and Strip in Coils, A-583-831	7/1/02-6/30/03
Chia Far Industrial Co., Ltd. ²	
The People's Republic of China:	
Petroleum Wax Candles ³ , A-570-504	8/1/02-7/31/03
Amstar Business Co., Ltd.	
AtHome America	
Avon Products, Inc. Candle World Industrial Co.	
Dalian Hanbo Lighting Co., Ltd.	
Dongguan Fay Candle Company, Ltd.	
Generaluxe Factory	
Guangdong Xin Hui City Si Qian Art & Craft Factory	
Jiangsu Holly Corporation	
Li & Fung Trading Ltd.	
Premier Candle Co. Ltd.	
Qingdao Kingking Applied Chemistry Co., Ltd. Shandong Jiaye Gen. Merch.	
Shanghai Charming Wax Co., Ltd.	
Simon Int'l Ltd.	
Sincere Factory Company	
Smartcord Int'l Co., Ltd./Rich Talent Trading	
Suzhou Ind'l Park Nam Kwong	
Taizhou Int'l Trae Corp.	
Two's Company Inc.	
Universal Candle Co., Ltd.	
Zen Continental Co., Inc. Zhong Hang-Scanwell International/Scanwell Freight Express (LAX), Inc.	
Zhong hang-scanwell international/scanwell Preight Express (LAX), inc.	
Countervailing Duty Proceedings	
Canada:	
Alloy Magnesium C-122-815	1/1/02-12/31/02
Magnola Metallurgy Inc.	
Norsk Hydro Canada Inc. Pure Magnesium, C-122-815	1/1/02–12/31/02
Magnola Metallurgy Inc.	1/1/02-12/31/02
Norsk Hydro Canada Inc.	
Deferral of Initiation of Administrative Review	
France: Stainless Steel Sheet and Strip in Coils, C-427-815	1/1/02–12/31/02
Ugine S.A.	
Suspension Agreements	
None.	

¹ Company inadvertently omitted from previous initiation notice.

²Company inadvertently omitted from previous initiation notice.

³If one of the above named companies does not qualify for a separate rate, all other exporters of petroleum wax candles from the People's Republic of China who have not qualified for a separate rate are deemed to be covered by this review as part of the single PRC entity of which the named exporters are a part.

During any administrative review covering all or part of a period falling between the first and second or third and fourth anniversary of the publication of an antidumping duty order under section 351.211 or a determination under section 351.218(f)(4) to continue an order or suspended investigation (after sunset review), the Secretary, if requested by a domestic interested party within 30 days of the date of publication of the notice of initiation of the review, will determine whether antidumping duties have been absorbed by an exporter or producer subject to the review if the subject merchandise is sold in the United States through an importer that is affiliated with such exporter or producer. The request must include the name(s) of the exporter or producer for which the inquiry is requested.

Interested parties must submit applications for disclosure under administrative protective orders in accordance with 19 CFR 351.305.

These initiations and this notice are in accordance with section 751(a) of the Tariff Act of 1930, as amended (19 U.S.C. 1675(a)) and 19 CFR 351.221(c)(1)(i).

Dated: September 24, 2003.

Holly A. Kuga,

Acting Deputy Assistant Secretary for Import Administration, Group II.

[FR Doc. 03–24766 Filed 9–29–03; 8:45 am] BILLING CODE 3510–DS-P

DEPARTMENT OF COMMERCE

Minority Business Development Agency

[Docket No. 000724217-3238-06]

Solicitation of Applications for the Minority Business Development Center (MBDC) Program

AGENCY: Minority Business Development Agency.

ACTION: Notice.

SUMMARY: The Minority Business Development Agency is revising the announcement soliciting competitive applications to operate its Minority Business Development Center (MBDC) Program published on Friday, August 29, 2003 (68 FR 51965). The original solicitation is amended to (1) clarify that there are only three basic areas under the work requirements, and (2) update the computer requirements under the headings Network Design, Desktop Workstations, Maintenance and Security, and Time for Compliance. **DATES:** The closing date for applications for each MBDC project is October 10,

2003. Anticipated time for processing of applications is one hundred twenty (120) days from the date of the publication of this Notice.

MBDA anticipates that awards for the MBDC program will be made with a start date of January 1, 2004. Completed applications for the MBDC program must be (1) mailed (USPS postmark) to the address below; or (2) received by MBDA no later than 5 p.m. Eastern Daylight Time. Applications postmarked later than the closing date or received after the closing date and time will not be considered.

ADDRESSES: Applicants must submit one signed original plus two (2) copies of the application. Completed application packages must be submitted to: Office of Business Development, Minority Business Development Center Program Office, Office of Executive Secretariat, HCHB, Room 5063, Minority Business Development Agency, U.S. Department of Commerce, 14th Street and Constitution Avenue, NW., Washington, DC 20230.

If the application is hand-delivered by the applicant or his/her representative, one signed original plus two (2) copies of the application must be delivered to Room 1874, which is located at Entrance #10, 15th Street, NW., between Pennsylvania and Constitution Avenues.

FOR FURTHER INFORMATION CONTACT: For further information, contact the MBDA National Enterprise Center (NEC) for the geographic service area in which the project will be located or visit MBDA's Minority Business Internet Portal (MBDA Portal) at http://www.mbda.gov..

SUPPLEMENTARY INFORMATION: The Minority Business Development Agency revises its announcement soliciting competitive applications to operate its Minority Business Development Center (MBDC) Program published on Friday, August 29, 2003 (68 FR 51965) to provide clarification concerning the number of basic areas under the work requirements, and to amend computer requirements for MBDC.

On page 51968, a typographical error appears under the heading "Work Requirements". The notice incorrectly states that the MBDC is required to perform work in four (4) basic areas. This notice clarifies that there are only three (3) basic areas where the NABDC must perform work: Market Development, Client Services, and Operational Quality.

Also, on pages 51970 through 51972 of the **Federal Register** notice, the Computer Requirements for the MBDC Program have been amended to reflect the following changes:

- 1. Under the heading Network Design:
- The term "server-based local area network" has been substituted for "Client Server" for clarity;
- The requirement for a service pack 3 or greater server has been deleted;
- The requirement for a Domain Controller server has been deleted;
- Grant recipients may use a Pentium IV class CPU, instead of a Pentium IV CPU: and
- The requirement for a trusted relationship between the servers of MBDA's and the award recipient's has been deleted.
- 2. Under the heading *Desktop Workstations*:
- Grant recipients may use a Pentium IV class CPU, instead of a Pentium IV CPU:
- The option of XP Professional software has been added to Operating systems;
- A requirement for a software or hardware-based Firewall has been added to the antivirus protection software; and
- The requirement that 50% of all employee workstations to be fully operational during business hours, has been deleted.
- 3. Under the heading *Maintenance* and *Security*:
- The requirement for a trusted relationship for any security component has been deleted.
- 4.Under the heading *Time for Compliance:*
- The requirement for the contact information for the ISP Technical Contact has been deleted.

The amended Computer Requirements reads as follows:

Computer Requirements

MBDA requires that all award recipients meet certain requirements related to the acquisition, installation, configuration, maintenance and security of information technology (IT) assets in order to ensure seamless and productive interface between and among all grant recipients, minority-owned businesses, the MBDA Federal IT system and the public. These required assets and their configuration are hereinafter referred to as the "enterprise." The basic components of the enterprise are the desktop workstations, the server, local area network (LAN) components and a connection to the Internet.

At a minimum, each grantee shall provide one (1) desktop computer for the exclusive use of each employee delivering minority business assistance to the public under an award from MBDA. All desktop computers shall be inter-connected with a Server computer using an Ethernet protocol enabling