dipping and a surface layer of iron-zinc alloy applied by electrolytic process, the weight of the coating and plating not over 40 percent by weight of zinc; or (B) two-layer-coated corrosion-resistant steel with a coating composed of (a) a base coating layer of zinc-based zinciron alloy by hot-dip galvanizing process, and (b) a surface coating layer of iron-zinc alloy by electro-galvanizing process, having an effective amount of zinc up to 40 percent by weight, and (2) corrosion resistant continuously annealed flat-rolled products, continuous cast, the foregoing with chemical composition (percent by weight): carbon not over 0.06 percent by weight, manganese 0.20 or more but not over 0.40, phosphorus not over 0.02, sulfur not over 0.023, silicon not over 0.03, aluminum 0.03 or more but not over 0.08, arsenic not over 0.02, copper not over 0.08 and nitrogen 0.003 or more but not over 0.008; and meeting the characteristics described below: (A) Products with one side coated with a nickel-iron-diffused layer which is less than 1 micrometer in thickness and the other side coated with a two-laver coating composed of a base nickel-irondiffused coating layer and a surface coating layer of annealed and softened pure nickel, with total coating thickness for both layers of more than 2 micrometers; surface roughness (RAmicrons) 0.18 or less; with scanning electron microscope (SEM) not revealing oxides greater than 1 micron; and inclusion groups or clusters shall not exceed 5 microns in length; (B) products having one side coated with a nickeliron-diffused layer which is less than 1 micrometer in thickness and the other side coated with a four-layer coating composed of a base nickel-iron-diffused coating layer; with an inner middle coating layer of annealed and softened pure nickel, an outer middle surface coating layer of hard nickel and a topmost nickel-phosphorus-plated layer; with combined coating thickness for the four layers of more than 2 micrometers; surface roughness (RA-microns) 0.18 or less; with SEM not revealing oxides greater than 1 micron; and inclusion groups or clusters shall not exceed 5 microns in length; (C) products having one side coated with a nickel-irondiffused layer which is less than 1 micrometer in thickness and the other side coated with a three-layer coating composed of a base nickel-iron-diffused coating layer, with a middle coating layer of annealed and softened pure nickel and a surface coating layer of hard, luster-agent-added nickel which is not heat-treated; with combined coating thickness for all three layers of more

than 2 micrometers; surface roughness (RA-microns) 0.18 or less; with SEM not revealing oxides greater than 1 micron; and inclusion groups or clusters shall not exceed 5 microns in length; or (D) products having one side coated with a nickel-iron-diffused layer which is less than 1 micrometer in thickness and the other side coated with a three-layer coating composed of a base nickel-irondiffused coating layer, with a middle coating layer of annealed and softened pure nickel and a surface coating layer of hard, pure nickel which is not heattreated; with combined coating thickness for all three layers of more than 2 micrometers; surface roughness (RA-microns) 0.18 or less; SEM not revealing oxides greater than 1 micron; and inclusion groups or clusters shall not exceed 5 microns in length.

Final Results of Review; Partial Revocation of Antidumping Duty Order

The affirmative statement of no interest by petitioners concerning carbon steel flat products, as described herein, constitutes changed circumstances sufficient to warrant partial revocation of this order. Also, no party commented on the Initiation and Preliminary Results. Therefore, the Department is partially revoking the order on certain corrosion-resistant carbon steel flat products from Japan with regard to products which meet the specifications detailed above, in accordance with sections 751(b) and (d) and 782(h) of the Tariff Act of 1930, as amended ("the Act"), and 19 CFR 351.216(d) of the Department's regulations. The Department will instruct Customs to proceed with liquidation, without regard to antidumping duties, of all unliquidated entries of certain corrosion-resistant carbon steel flat products meeting the specifications indicated above entered, or withdrawn from warehouse, for consumption on or after August 1, 1998, the day after the most recent time period that was subject to final results of an administrative review (08/01/97 - 07/31/ 98). The Department will further instruct Customs to refund with interest any estimated duties collected with respect to unliquidated entries of certain corrosion-resistant carbon steel flat products meeting the specifications indicated above, entered or withdrawn from warehouse, for consumption on or after August 1, 1998, in accordance with section 778 of the Act.

This notice serves as a reminder to parties subject to administrative protective orders ("APOs") of their responsibility concerning the disposition of proprietary information disclosed under APO in accordance with 19 CFR 351.306 of the Department's regulations. Timely written notification of the return/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.

This changed circumstances administrative review, partial revocation of the antidumping duty order and notice are in accordance with sections 751(b) and (d) and 782(h) of the Act and sections 351.216(e) and 351.222(g) of the Department's regulations.

Dated: April 16, 2003.

Joseph A. Spetrini,

Acting Assistant Secretary for Import Administration.

[FR Doc. 03–10060 Filed 4–22–03; 8:45 am] **BILLING CODE 3510–DS–S**

DEPARTMENT OF COMMERCE

Notice of Opportunity To Apply for Membership on the U.S. Travel and Tourism Promotion Advisory Board

AGENCY: International Trade Administration.

ACTION: Notice.

SUMMARY: The Department of Commerce is currently seeking applications for membership on the U.S. Travel and Tourism Promotion Advisory Board ("Board"). The purpose of the Board is to recommend to the Secretary of Commerce the appropriate coordinated activities with regards to funding for the Travel and Tourism Advertising and Promotional Campaign ("Campaign"). Pursuant to Pub. L. No. 108-7, Division B, section 210, the Secretary of Commerce shall in consultation with the private sector design, develop and implement an international advertising and promotional campaign, which seeks to encourage foreign individuals to travel to the United States for the purposes of engaging in tourism related activities.

was established pursuant to the Department of Commerce and Related Agencies Appropriations Act, 2003, section 210 (Public Law 108–7), to advise the Secretary of Commerce on appropriate coordinated activities for funding under the Campaign. The Board shall function as an advisory committee in accordance with the Federal Advisory Committee Act, 5 U.S.C. App. 2, and Department of Commerce policies on Advisory Boards.

The Office of the Deputy Assistant Secretary for Service Industries,

Tourism and Finance is accepting applications for Board members. Members shall serve until the Board's charter expires on April 1, 2005. Members will be selected based on our judgement of the candidates' proven experience in promoting, developing, and implementing advertising and marketing programs for travel-related or tourism-related industries; or the candidates' proven abilities to manage tourism-related or other service-related organizations. Each Board member shall serve as the representative of a tourismrelated "U.S. entity." However, for the purposes of eligibility, a U.S. entity shall be defined as a firm incorporated in the United States (or an unincorporated firm with its principal place of business in the United States) that is controlled by U.S. citizens or by another U.S. entity. An entity is not a U.S. entity if 50 percent plus one share of its stock (if a corporation, or a similar ownership interest of an unincorporated entity) is controlled, directly or indirectly, by non-U.S. citizens or non-U.S. entities. Priority may be given to chief executive officers or a similarlysituated officer of a tourism-related entity. Priority may also be given to individuals with international tourism marketing experience.

Officers or employees of state and regional tourism marketing entities are also eligible for consideration for Board membership. A state and regional tourism marketing entity, may include, but is not limited to, state government tourism office, state and/or local government supported tourism marketing entities, or multi-state tourism marketing entities. Again, priority may be given to chief executive officers or a similarly-situated officer.

Secondary selection criteria will ensure that the board has a balanced representation of the tourism-related industry in terms of point of view, demographics, geography and company size. The Board members will be selected on the basis of their experience and knowledge of the tourism industry. Members will serve at the discretion of the Secretary of Commerce.

Board members shall serve in a representative capacity presenting the views and interests of the particular tourism-related sector in which they operate. Board members are not special government employees, and will receive no compensation for their participation in Board activities. Members participating in Board meetings and events will be responsible for their travel, living and other personal expenses. Meetings will be held regularly, usually in Washington, DC.

The first Board meeting has not yet been determined.

To be considered for membership, please provide the following: 1. Name and title of the individual requesting consideration. 2. A letter of recommendation containing a brief statement of why the applicant should be considered for membership on the Board. This recommendation should also include the applicant's tourismrelated experience. 3. The applicant's personal resume. 4. An affirmative statement that the applicant is not required to register as a foreign agent under the Foreign Agents Registration Act of 1938, as amended. 5. If a state or regional tourism marketing entity, the functions and responsibilities of the entity. 6. The company's size and ownership, product or service line and major markets in which the company operates.

ADDRESSES: Submit application information to Douglas B. Baker, Deputy Assistant Secretary for Service Industries, Tourism and Finance, U.S. Department of Commerce, Room 1128, Washington, DC 20230.

Deadline: All applications must be received by the Office of the Deputy Assistant Secretary for Service Industries, Tourism and Finance by close of business on May 12, 2003.

FOR FURTHER INFORMATION CONTACT: Douglas B. Baker, (202) 482–5261.

Dated: April 17, 2003.

Helen Marano,

Director, Office of Travel & Tourism.
[FR Doc. 03–9956 Filed 4–22–03; 8:45 am]
BILLING CODE 3510–25–P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

[I.D. 041703B]

Marine Mammals; File No. 981-1707

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Receipt of application and notice of availability of draft environmental assessment.

SUMMARY: Notice is hereby given that Dr. Peter L. Tyack, Biology Department, Woods Hole Oceanographic Institution, Woods Hole, Massachusetts, 02543, has applied in due form for a permit to take various cetacean species for purposes of scientific research. A draft environmental assessment has been

prepared on the proposed research and is available for comment.

DATES: Written or telefaxed comments must be received on or before May 23, 2003

ADDRESSES: The application, draft environmental assessment, and related documents are available for review upon written request, by downloading from the internet, or by appointment in the following office(s):Permits, Conservation and Education Division, Office of Protected Resources, NMFS, 1315 East-West Highway, Room 13705, Silver Spring, MD 20910; phone (301)713–2289; fax (301)713–0376; www.nmfs.noaa.gov/prot__res;

Northeast Region, NMFS, One Blackburn Drive, Gloucester, MA 01930–2298; phone (978)281–9200; fax (978)281–9371; and

Southeast Region, NMFS, 9721 Executive Center Drive North, St. Petersburg, FL 33702–2432; phone (727)570–5301; fax (727)570–5320.

FOR FURTHER INFORMATION CONTACT: Carrie Hubard, Tammy Adams, or Steve Leathery, (301)713–2289.

SUPPLEMENTARY INFORMATION: The subject permit is requested under the authority of the Marine Mammal Protection Act of 1972, as amended (MMPA; 16 U.S.C. 1361 et seq.), the Regulations Governing the Taking and Importing of Marine Mammals (50 CFR part 216), the Endangered Species Act of 1973, as amended (ESA; 16 U.S.C. 1531 et seq.), and the regulations governing the taking, importing, and exporting of endangered and threatened species (50 CFR 222-226). The applicant requests authorization for a five year permit to take various cetacean species, including endangered whales, in the North Atlantic (including the Gulf of Mexico) and Mediterranean Sea for scientific purposes related to the biology, foraging ecology, communication, and behavior of these animals. The research focuses on cetacean responses to anthropogenic sounds in the marine environment. Takes would include close approach, suction-cup tagging, and playbacks of high frequency whale-finding sonar, airgun sounds, and sperm whale codas. The permit application covers three research projects which use as their primary research method non-intrusive, suction-cup tagging with an advanced digital sound recording tag (DTAG). The DTAG can record what an animal hears and measure vocal, behavioral, and physiological responses to sound. Small fragments of sloughed skin found in the suction-cup of the DTAG after retrieval will be exported from field sites and imported for genetic analyses. The applicant seeks to test a whale-finding