

**MASSACHUSETTS****Berkshire County**

Fitch-Hoose House, 6 Gulf Rd, Dalton,  
10000390

**Bristol County**

Hazelwood Park, 597-603 Brock Ave, New  
Bedford, 10000389

**Suffolk County**

Second Church in Boston, 874, 876, 880  
Beacon St, Boston, 10000391

**MISSOURI****Clay County**

Colonial Hotel, 328 E Broadway, Excelsior  
Springs, 10000392

**NORTH DAKOTA****McHenry County**

Denbigh Station and Experimental Forest,  
State Hwy 2, Denbigh, 10000380

**PENNSYLVANIA****Allegheny County**

Hamnett Historic District, Roughly bounded  
by Rebecca Ave, rear property lines on the  
east side of Center St, Sewer Way, Lytle  
Way \* \* \*, Wilkinsburg, 10000408

**Berks County**

Hamburg Historic District, Roughly bounded  
by Franklin, Windsor, Walnut and Second  
Sts, Quince, Primrose, Peach and Plum  
Alleys and Mill Creek, Hamburg, 10000398

**Cumberland County**

Newville Historic District, Roughly bounded  
by Cove Alley, Big Spring Creek, the  
Cumberland Valley Railroad right-of-way,  
Washington St, Newville, 10000397

**Dauphin County**

Camp Curtin Memorial Methodist Episcopal  
Church, 2221 N Sixth St, Harrisburg,  
10000400

**Lebanon County**

Colebrook Iron Master's House, 5200  
Elizabethtown Rd, South Londonderry,  
10000405

Salem Evangelical Lutheran Church, 119 N  
Eighth St, Lebanon, 10000402

**Lehigh County**

Martin Tower, 1170 8th Ave, Bethlehem,  
10000401

**Northampton County**

Heller, Michael and Margaret, House, 1890-  
1892 Friedensville Rd, Lower Saucon,  
10000399

**Philadelphia County**

Callowhill Industrial Historic District,  
Roughly bounded by Pearl St, N Broad St,  
Hamilton St, and the Reading Railroad  
Viaduct, Philadelphia, 10000403

H.W. Butterworth and Sons Company  
Building, 2410 E York St, Philadelphia,  
10000406

Steel Heddle Manufacturing Company  
Complex, 2100 W Allegheny Ave,  
Philadelphia, 10000404

**Wayne County**

Bellefonte Silk Mill, 230 Welwood Ave,  
Hawley, 10000407

**SOUTH DAKOTA****Lake County**

Washington School, (Schools in South  
Dakota MPS) 514 N Washington, Madison,  
10000411

**Lincoln County**

Elster, Anthon W., House, 27765 476th Ave,  
Canton, 10000412

**Minnehaha County**

Hilmoe, Hans J., Barn, 47170 Homestead St,  
Baltic, 10000410

**Pennington County**

Rapid City High School, 615 Columbus St,  
Rapid City, 10000409

**VERMONT****Windsor County**

Slayton-Morgan Historic District, Address  
Restricted, Woodstock, 10000386

**VIRGINIA****Albemarle County**

Daughters of Zion Cemetery, Corner of First  
and Oak Sts, Charlottesville, 10000382

**Prince Edward County**

Worsham High School, 8832 Abilene Rd,  
Farmville, 10000384

**Russell County**

Blackford Bridge, Chestnut Rd (Rte 652),  
Lebanon, 10000381

**Winchester Independent City**

George Washington, The, Hotel, 103 E  
Piccadilly St, Winchester, 10000383

**WISCONSIN****Door County**

Plum Island Life-Saving and Light Station,  
Plum Island, Washington, 10000385

[FR Doc. 2010-13618 Filed 6-7-10; 8:45 am]

**BILLING CODE 4312-51-P**

**INTERNATIONAL TRADE  
COMMISSION**

[Investigation Nos. 731-TA-770-773 and  
775 (Second Review)]

**Stainless Steel Wire Rod From Italy,  
Japan, Korea, Spain, and Taiwan****Determinations**

On the basis of the record<sup>1</sup> developed  
in the subject five-year reviews, the  
United States International Trade  
Commission (Commission) determines,  
pursuant to section 751(c) of the Tariff  
Act of 1930 (19 U.S.C. 1675(c)), that  
revocation of the antidumping duty

<sup>1</sup> The record is defined in sec. 207.2(f) of the  
Commission's Rules of Practice and Procedure (19  
CFR 207.2(f)).

orders on stainless steel wire rod from  
Italy, Japan, Korea, Spain, and Taiwan  
would be likely to lead to continuation  
or recurrence of material injury to an  
industry in the United States within a  
reasonably foreseeable time.<sup>2</sup>

**Background**

The Commission instituted these  
reviews effective July 1, 2009 (74 FR  
31765, July 2, 2009) and determined on  
October 5, 2009, that it would conduct  
full reviews (74 FR 54068, October 21,  
2009). Notice of the scheduling of the  
Commission's reviews and of a public  
hearing to be held in connection  
therewith was given by posting copies  
of the notice in the Office of the  
Secretary, U.S. International Trade  
Commission, Washington, DC, and by  
publishing the notice in the **Federal  
Register** on November 30, 2009 (74 FR  
62588). The hearing was held in  
Washington, DC, on April 8, 2010, and  
all persons who requested the  
opportunity were permitted to appear in  
person or by counsel.

The Commission transmitted its  
determinations in these reviews to the  
Secretary of Commerce on May 28,  
2010. The views of the Commission are  
contained in USITC Publication 4154  
(May 2010), entitled *Stainless Steel Wire  
Rod from Italy, Japan, Korea, Spain, and  
Taiwan: Investigation Nos. 731-TA-  
770-773 and 775 (Second Review)*.

By order of the Commission.

Issued: June 2, 2010.

**William R. Bishop,**

*Acting Secretary to the Commission.*

[FR Doc. 2010-13552 Filed 6-7-10; 8:45 am]

**BILLING CODE 7020-02-P**

**DEPARTMENT OF JUSTICE****Notice of Lodging of Consent Decree  
Under the Comprehensive  
Environmental Response  
Compensation, and Liability Act**

Notice is hereby given that on June  
02, 2010, a proposed Consent Decree  
(the "Decree") in *United States v. Frank  
Romano, et. al.*, Civil Action No. 1:08-  
cv-00314, was lodged with the United  
States District Court for the District of  
New Jersey.

In a complaint, filed on January 17,  
2008, the United States alleged that  
Frank Romano and Paul Romano were  
liable pursuant to Section 107(a)(2) and

<sup>2</sup> Chairman Shara L. Aranoff, Vice Chairman  
Daniel R. Pearson, and Commissioner Deanna  
Tanner Okun dissenting with respect to Italy. Vice  
Chairman Daniel R. Pearson and Commissioner  
Deanna Tanner Okun dissenting with respect to  
Korea and Spain.

of the Comprehensive Environmental Response, Compensation and Liability Act ("CERCLA"), 42 U.S.C. 9607(a)(2), for response costs incurred by the Environmental Protection Agency ("EPA") in cleaning up the Pioneer Smelting Superfund Site located at Factory Road, Route 532, in Chatsworth, New Jersey.

Pursuant to the Decree, Frank Romano and Paul Romano, will jointly be responsible for paying the United States \$12,000, payable in three annual installments of \$4,000, to resolve any claim the United States has associated with costs incurred by EPA at the Pioneer Smelting Superfund Site.

The Department of Justice will receive, for a period of thirty (30) days from the date of this publication, comments relating to the Decree. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, and either e-mailed to [pubcomment-ees.enrd@usdoj.gov](mailto:pubcomment-ees.enrd@usdoj.gov) or mailed to P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044-7611, and should refer to *United States v. Frank Romano*, D.J. Ref. 90-11-2-09344.

During the public comment period, the Decree may be examined on the following Department of Justice Web site, [http://www.usdoj.gov/enrd/Consent\\_Decrees.html](http://www.usdoj.gov/enrd/Consent_Decrees.html). A copy of the Decree may also be obtained by mail from the Consent Decree Library, P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044-7611 or by faxing or e-mailing a request to Tonia Fleetwood ([tonia.fleetwood@usdoj.gov](mailto:tonia.fleetwood@usdoj.gov)), fax no. (202) 514-0097, phone confirmation number (202) 514-1547. In requesting a copy from the Consent Decree Library, please enclose a check in the amount of \$7.75 (25 cents per page reproduction cost) payable to the U.S. Treasury or, if by e-mail or fax, forward a check in that amount to the Consent Decree Library at the stated address.

**Maureen Katz,**

*Assistant Section Chief, Environmental Enforcement Section, Environment and Natural Resources Division.*

[FR Doc. 2010-13772 Filed 6-7-10; 8:45 am]

BILLING CODE 4410-15-P

## DEPARTMENT OF JUSTICE

### Notice of Lodging of Proposed Consent Decree With American Municipal Power, Inc. Under the Clean Air Act

Pursuant to 28 CFR 50.7, notice is hereby given that on May 18, 2010, a

proposed Consent Decree in *United States of America v. American Municipal Power, Inc.* ("AMP"), Civil Action No. 2:10-cv-438, was lodged with the United States District Court for the Southern District of Ohio.

The Consent Decree addresses alleged violations of the Clean Air Act, 42 U.S.C. 7401-7671 *et seq.*, and state and federal implementing regulations, which occurred at the R.H. Gorsuch Generating Station, a coal-fired power plant owned and operated by AMP in Marietta, Ohio. The alleged violations arise from the construction of modifications at the power plant and operation of the plant in violation of the Prevention of Significant Deterioration (PSD) and Nonattainment New Source Review (NNSR) provisions of the Clean Air Act, 42 U.S.C. 7475, 7503, the New Source Performance Standards provisions of the Clean Air Act, 42 U.S.C. 7411, Title V of the Act, 42 U.S.C. 7661 *et seq.*, and the Title V permit for the plant. The complaint alleges that AMP failed to obtain appropriate permits and failed to install and apply required pollution controls to control emissions of various air pollutants.

The proposed Consent Decree would resolve the claims alleged in the Complaint filed in this matter in exchange for AMP's commitment to permanently shutdown and retire all four units at the Gorsuch Station, pay a \$850,000 civil penalty, and spend \$15 million on energy efficiency projects to mitigate the alleged adverse effects of its past violations.

The Department of Justice will receive for a period of thirty (30) days from the date of this publication comments relating to the Consent Decree. Comments should be addressed to the Assistant Attorney General, Environment and Natural Resources Division, and either e-mailed to [pubcomment-ees.enrd@usdoj.gov](mailto:pubcomment-ees.enrd@usdoj.gov) or mailed to P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044-7611, and should refer to *United States v. American Municipal Power, Inc.*, D.J. Ref. 90-5-2-1-09886

The Consent Decree may be examined at the Office of the United States Attorney for the Southern District of Ohio, located at 280 North High Street, Columbus, Ohio 43215; or at U.S. EPA Region 5, 77 W. Jackson Blvd., Chicago, Illinois 60604-4590. During the public comment period, the Consent Decree may also be examined on the following Department of Justice Web site, [http://www.usdoj.gov/enrd/Consent\\_Decrees.html](http://www.usdoj.gov/enrd/Consent_Decrees.html). A copy of the Consent Decree may also be obtained by mail from the Consent Decree Library,

P.O. Box 7611, U.S. Department of Justice, Washington, DC 20044-7611 or by faxing or e-mailing a request to Tonia Fleetwood ([tonia.fleetwood@usdoj.gov](mailto:tonia.fleetwood@usdoj.gov)), fax no. (202) 514-0097, phone confirmation number (202) 514-1547. In requesting a copy from the Consent Decree Library, please enclose a check in the amount of \$14.50 (25 cents per page reproduction cost) payable to the U.S. Treasury.

**Maureen Katz,**

*Assistant Chief, Environmental Enforcement Section, Environment and Natural Resources Division.*

[FR Doc. 2010-13550 Filed 6-7-10; 8:45 am]

BILLING CODE 4410-15-P

## DEPARTMENT OF JUSTICE

### Drug Enforcement Administration

#### Importer of Controlled Substances; Notice of Application

This is notice that on March 23, 2010, Stepan Company, Natural Products Department, 100 W. Hunter Avenue, Maywood, New Jersey 07607, made application by renewal to the Drug Enforcement Administration (DEA) for registration as an importer of Coca Leaves (9040), a basic class of controlled substance listed in schedule II.

The company plans to import the listed controlled substance for the manufacture of a bulk controlled substance for distribution to its customer.

As explained in the Correction to Notice of Application pertaining to Rhodes Technologies, 72 FR 3417 (2007), comments and requests for hearings on applications to import narcotic raw material are not appropriate.

As noted in a previous notice published in the **Federal Register** on September 23, 1975, (40 FR 43745), all applicants for registration to import a basic class of any controlled substance in schedule I or II are, and will continue to be, required to demonstrate to the Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration, that the requirements for such registration pursuant to 21 U.S.C. 958(a), 21 U.S.C. 823(a), and 21 CFR 1301.34(b), (c), (d), (e), and (f) are satisfied.

Dated: May 28, 2010.

**Joseph T. Rannazzisi,**

*Deputy Assistant Administrator, Office of Diversion Control, Drug Enforcement Administration.*

[FR Doc. 2010-13732 Filed 6-7-10; 8:45 am]

BILLING CODE 4410-09-P