- Maintain sufficient documentation supporting the above statement for all Chinese-origin artificial graphite rods/ unfinished SDGE used to produce the exported small diameter graphite electrode products.
- Provide such documentation to the importer of the merchandise subject to this certification if required by U.S. Customs and Border Protection (CBP). UKCG is required to maintain all such documentation for individual entries until the later of (1) a period of five years from the date of entry or (2) a period of three years after the conclusion of any litigation in United States courts regarding such entries.
- Submit to verification by the U.S. Government of the underlying documentation supporting the above statement pursuant to the administration of an antidumping duty proceeding covering small diameter graphite electrodes from the People's Republic of China.
- Provide this certification to the U.S. customer/importer at the time of shipment. UKCG agrees that failure to submit to verification of the documentation by the U.S. government will result in immediate revocation of certification rights and that the importer of the merchandise will be required to post a cash deposit equal to the Chinawide entity rate on all entries of small diameter graphite electrode products sourced from UKCG. In addition, if the Department of Commerce ("Commerce") identifies any misrepresentation or inconsistencies regarding the certifications, UKCG recognizes that the matter may be reported to the U.S. Customs and Border Protection by Commerce

Signature:			
Printed Name:			
Title:			
Date:			

for possible enforcement action.

Appendix IV

Certification of U.S. Importer for PRC SDGE Exports

I hereby certify that I am an official of {insert name of company importing small diameter graphite electrodes ("SDGE") from UKCG,} and that, to the best of my knowledge, the SDGE imported under the following entry numbers was produced from PRC-origin artificial graphite rods/unfinished SDGE:

- Entry # Date of Entry:
- Entry #
 Date of Entry: * * *

By signing this certificate, the importer stipulates its understanding that:

- It is the importer's responsibility to accurately declare this entry upon importation to U.S. Customs and Border Protection ("CBP") as an entry subject to antidumping duties and to accurately report the cash deposit rate applicable to these imports
- The importer of the above certified merchandise is required to maintain this certification for individual entries for the later of (1) a period of five years from the date of entry or (2) a period of three years after

the conclusion of any litigation in United States courts regarding such entries.

- The importer will be required to produce this certification and UKCG's certification upon the request of CBP.
- The importer may be required to produce additional documentation, sourced from UKCG, to substantiate the supplier claim made in the certification in response to a request from CBP.
- Should further investigation prove this certification to be false, CBP may take appropriate action to penalize the importer. As such, it is the importer's responsibility to provide any documentation from UKCG that may be needed to substantiate the above certified claims.
- The importer is required to complete this certification on the date of entry.
- For entries of SDGEs from UKCG which the importer believes should be assessed at a rate other than the PRC-wide rate, the importer must have a certification from UKCG identifying the supplier of the artificial graphite rods/unfinished SDGE subject to the antidumping duty order on SDGEs from the PRC.

Signature:	
Printed Name:	
Title:	
Date:	
[FR Doc. 2012–13738 Filed 6–5–12; 8:45 am]	
BILLING CODE 3510-DS-P	

DEPARTMENT OF COMMERCE

International Trade Administration [A-570-904]

Certain Activated Carbon From the People's Republic of China: Final Results of Expedited Sunset Review of the Antidumping Duty Order

AGENCY: Import Administration, International Trade Administration. Department of Commerce. SUMMARY: On March 15, 2012, the Department of Commerce ("the Department") initiated the first five-year ("sunset") review of the antidumping duty order on certain activated carbon from the People's Republic of China ("PRC") pursuant to section 751(c) of the Tariff Act of 1930, as amended ("the Act"). On the basis of a notice of intent to participate and an adequate substantive response filed on behalf of the domestic interested parties, as well as a lack of response from respondent interested parties, the Department conducted an expedited sunset review of the antidumping duty order, pursuant to section 751(c)(3)(B) of the Act and 19 CFR 351.218(e)(1)(ii)(C)(2). As a result of this sunset review, the Department finds that revocation of the antidumping duty order on certain activated carbon from the PRC would be likely to lead to continuation or recurrence of dumping at the levels indicated in the "Final

Results of Review" section of this notice.

DATES: Effective Date: June 6, 2012. **FOR FURTHER INFORMATION CONTACT:** Bob Palmer, AD/CVD Operations, Import Administration, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230; telephone: (202) 482–9068.

SUPPLEMENTARY INFORMATION:

Background

On March 1, 2012, the Department initiated the first sunset review of the antidumping duty order on certain activated carbon from the PRC, pursuant to section 751(c) of the Act and 19 CFR 351.218(c)(2).1 The Department received a notice of intent to participate from Calgon Carbon Corporation, Norit Americas, Inc., and ADA Carbon Solutions LLC (collectively, "the domestic interested parties") within the deadline specified in 19 CFR 351.218(d)(1)(i).² The domestic interested parties claimed interested party status under section 771(9)(C) of the Act, as manufacturers of a domestic like product in the United States.

We received a complete substantive response from the domestic interested parties within the 30-day deadline specified in 19 CFR 351.218(d)(3)(i).³ We received no responses from respondent interested parties. As a result, the Department conducted an expedited sunset review of the *Order*, pursuant to section 751(c)(3)(B) of the Act and 19 CFR 351.218(e)(1)(ii)(C)(2).

Scope of the Order

The merchandise subject to the order is certain activated carbon. Certain activated carbon is a powdered, granular, or pelletized carbon product obtained by "activating" with heat and steam various materials containing carbon, including but not limited to coal (including bituminous, lignite, and anthracite), wood, coconut shells, olive stones, and peat. The thermal and steam treatments remove organic materials and create an internal pore structure in the

¹ See Initiation of Five-Year ("Sunset") Review, 77 FR 12562 (March 1, 2012); see also Notice of Antidumping Duty Order: Certain Activated Carbon From the People's Republic of China, 72 FR 20988 (April 27, 2007) ("Order").

² See Letter from domestic interested parties, re: "Five-Year ("Sunset") Review of the Antidumping Order on Certain Activated Carbon from the People's Republic of China: Domestic Interested Parties' Intent to Participate," dated March 15, 2012.

³ See Letter from domestic interested parties, re: "Five-Year ("Sunset") Review of the Antidumping Order on Certain Activated Carbon from the People's Republic of China: Domestic Industry's Substantive Response," dated March 30, 2012.

carbon material. The producer can also use carbon dioxide gas (CO_2) in place of steam in this process. The vast majority of the internal porosity developed during the high temperature steam (or CO_2 gas) activated process is a direct result of oxidation of a portion of the solid carbon atoms in the raw material, converting them into a gaseous form of carbon.

The scope of the order covers all forms of activated carbon that are activated by steam or CO₂, regardless of the raw material, grade, mixture, additives, further washing or post-activation chemical treatment (chemical or water washing, chemical impregnation or other treatment), or product form. Unless specifically excluded, the scope of the order covers all physical forms of certain activated carbon, including powdered activated carbon ("PAC"), granular activated carbon ("GAC"), and pelletized activated carbon.

Excluded from the scope of the order are chemically activated carbons. The carbon-based raw material used in the chemical activation process is treated with a strong chemical agent, including but not limited to phosphoric acid, zinc chloride, sulfuric acid or potassium hydroxide, that dehydrates molecules in the raw material, and results in the formation of water that is removed from the raw material by moderate heat treatment. The activated carbon created by chemical activation has internal porosity developed primarily due to the action of the chemical dehydration agent. Chemically activated carbons are typically used to activate raw materials with a lignocellulosic component such

as cellulose, including wood, sawdust, paper mill waste and peat.

To the extent that an imported activated carbon product is a blend of steam and chemically activated carbons, products containing 50 percent or more steam (or CO_2 gas) activated carbons are within the scope, and those containing more than 50 percent chemically activated carbons are outside the scope. This exclusion language regarding blended material applies only to mixtures of steam and chemically activated carbons.

Also excluded from the scope are reactivated carbons. Reactivated carbons are previously used activated carbons that have had adsorbed materials removed from their pore structure after use through the application of heat, steam and/or chemicals.

Also excluded from the scope is activated carbon cloth. Activated carbon cloth is a woven textile fabric made of or containing activated carbon fibers. It is used in masks and filters and clothing of various types where a woven format is required.

Any activated carbon meeting the physical description of subject merchandise provided above that is not expressly excluded from the scope is included within the scope. The products subject to the order are currently classifiable under the Harmonized Tariff Schedule of the United States ("HTSUS") subheading 3802.10.00. Although the HTSUS subheading is provided for convenience and customs purposes, the written description of the scope of the order is dispositive.

Analysis of Comments Received

All issues raised in this review are addressed in the "Issues and Decision Memorandum for the Expedited Sunset Review of the Antidumping Duty Order on Certain Activated Carbon from the People's Republic of China" ("Decision Memorandum") from Christian Marsh, Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations, to Paul Piquado, Assistant Secretary for Import Administration, dated concurrently with and hereby adopted by this notice. The issues discussed in the Decision Memorandum include the likelihood of continuation or recurrence of dumping and the magnitude of the margins likely to prevail if the order was to be revoked. Parties may find a complete discussion of all issues raised in the review and the corresponding recommendations in this public memorandum which is on file electronically via Import Administration's Antidumping and Countervailing Duty Centralized Electronic Services System ("IA ACCESS"). Access to IA ACCESS is available in the Central Records Unit room 7046 of the main Commerce building. In addition, a complete version of the Decision Memorandum can be access directly on the Web at http://ia.ita.doc.gov/frn. The signed Decision Memorandum and the electronic versions of the Decision Memorandum are identical in content.

Final Results of Review

We determine that revocation of the *Order* would be likely to lead to continuation or recurrence of dumping at the following weighted-average percentage margins:

Exporter	
Beijing Pacific Activated Carbon Products Co., Ltd	67.14
Calgon Carbon Tianjin Co., Ltd	69.54
Datong Juqiang Activated Carbon Co., Ltd	67.14
Datong Locomotive Coal & Chemicals Co., Ltd	67.14
Datong Municipal Yunguang Activated Carbon Co., Ltd	67.14
Datong Yunguang Chemicals Plant	67.14
Hebei Foreign Trade and Advertising Corporation	67.14
Jacobi Carbons AB	61.95
Jilin Bright Future Chemicals Company, Ltd	228.11
Jilin Province Bright Future Industry and Commerce Co., Ltd	228.11
Ningxia Guanghua Cherishmet Activated Carbon Co., Ltd	67.14
Ningxia Huahui Activated Carbon Co., Ltd	67.14
Ningxia Mineral & Chemical Limited	67.14
Shanxi DMD Corporation	67.14
Shanxi Industry Technology Trading Co., Ltd	67.14
Shanxi Newtime Co., Ltd	67.14
Shanxi Qixian Foreign Trade Corporation	67.14
Shanxi Sincere Industrial Co., Ltd	67.14
Shanxi Xuanzhong Chemical Industry Co., Ltd	67.14
Tangshan Solid Carbon Co., Ltd	67.14
Tianjin Maijin Industries Co., Ltd	67.14
United Manufacturing International (Beijing) Ltd	67.14

Exporter	Weight-averaged dumping margins (%)
Xi'an Shuntong International Trade & Industrials Co., Ltd	67.14 228.11

Notice Regarding Administrative Protective Order ("APO")

This notice also serves as the only reminder to parties subject to administrative protective order ("APO") of their responsibility concerning the return or destruction of proprietary information disclosed under APO in accordance with 19 CFR 351.305. Timely notification of the return of 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 violation which is subject to sanction.

This sunset review and notice are in accordance with sections 751(c), 752(c), and 771(i)(1) of the Act.

Dated: May 25, 2012.

Paul Piquado,

Assistant Secretary for Import Administration.

[FR Doc. 2012-13379 Filed 6-5-12; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

International Trade Administration

The Regents of the University of California, et al.; Notice of Consolidated Decision on Applications for Duty-Free Entry of Electron Microscope

This is a decision consolidated pursuant to Section 6(c) of the Educational, Scientific, and Cultural Materials Importation Act of 1966 (Pub. L. 89–651, as amended by Pub. L. 106–36; 80 Stat. 897; 15 CFR part 301). Related records can be viewed between 8:30 a.m. and 5:00 p.m. in Room 3720, U.S. Department of Commerce, 14th and Constitution Avenue NW., Washington, DC.

Docket Number: 12–013. Applicant: Washington University in St. Louis, Saint Louis, MO 63130. Instrument: Electron Microscope. Manufacturer: FEI Company, Czech Republic. Intended Use: See notice at 77 FR 26507, May 4, 2012.

Docket Number: 12–018. Applicant: The Regents of the University of California, Berkeley, CA 94720. Instrument: Electron Microscope. Manufacturer: FEI Company, Czech Republic. Intended Use: See notice at 77 FR 26507, May 4, 2012.

Docket Number: 12–019. Applicant: Schepens Eye Research Institute, Boston, MA 02114. Instrument: Electron Microscope. Manufacturer: FEI Company, Czech Republic. Intended Use: See notice at 77 FR 26507, May 4, 2012.

Docket Number: 12–020. Applicant: Howard Hughes Medical Institute, Chevy Chase, MD 20815. Instrument: Electron Microscope. Manufacturer: FEI Company, Czech Republic. Intended Use: See notice at 77 FR 26507, May 4, 2012.

Docket Number: 12–021. Applicant: Rice University, Houston, TX 77005. Instrument: Electron Microscope. Manufacturer: FEI Company, Czech Republic. Intended Use: See notice at 77 FR 26507, May 4, 2012.

Comments: None received. Decision: Approved. No instrument of equivalent scientific value to the foreign instrument, for such purposes as this instrument is intended to be used, is being manufactured in the United States at the time the instrument was ordered. Reasons: Each foreign instrument is an electron microscope and is intended for research or scientific educational uses requiring an electron microscope. We know of no electron microscope, or any other instrument suited to these purposes, which was being manufactured in the United States at the time of order of each instrument.

Dated: May 29, 2012.

Gregory W. Campbell,

Director, Subsidies Enforcement Office, Import Administration.

[FR Doc. 2012–13577 Filed 6–5–12; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

International Trade Administration

[C-570-982]

Utility Scale Wind Towers From the People's Republic of China: Preliminary Affirmative Countervailing Duty Determination

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

SUMMARY: The Department of Commerce preliminarily determines that

countervailable subsidies are being provided to producers and exporters of utility scale wind towers from the People's Republic of China. For information on the estimated subsidy rates, see the "Suspension of Liquidation" section of this notice.

DATES: Effective Date: June 6, 2012.

FOR FURTHER INFORMATION CONTACT:
Kristen Johnson or Patricia Tran, AD/
CVD Operations, Office 3, Import
Administration, U.S. Department of
Commerce, Room 4014, 14th Street and
Constitution Avenue NW. Washington

Commerce, Room 4014, 14th Street and Constitution Avenue NW., Washington, DC 20230; telephone: 202–482–4793 and 202–482–1503, respectively.

SUPPLEMENTARY INFORMATION:

Case History

On December 29, 2011, the Department of Commerce (the Department) received a countervailing duty (CVD) petition concerning imports of utility scale wind towers (wind towers) from the People's Republic of China (PRC) filed in proper form by the Wind Tower Trade Coalition (the Petitioner). 1 See Petition for the Imposition of Antidumping and Countervailing Duties Against Utility Scale Wind Towers from the People's Republic of China and the Socialist Republic of Vietnam (December 29, 2011) (Petition).² This investigation was initiated on January 18, 2012.3

In the *Initiation Notice*, the Department stated that it intended to rely on data from U.S. Customs and Border Protection (CBP) for purposes of selecting the mandatory respondents. *See Initiation Notice*, 77 FR 3449–50. On January 18, 2012, the Department released the results of a query performed on the CBP's database for calendar year 2011. *See* Memorandum

¹ The following companies compose the Wind Tower Trade Coalition: Broadwind Towers, Inc., DMI Industries, Katana Summit LLC, and Trinity Structural Towers, Inc. See Petition at Volume I, Exhibit I–1.

² The public version of the Petition and all other public versions and public documents generated in the course of this proceeding by the Department and interested parties are available to the public through Import Administration's Antidumping and Countervailing Duty Centralized Electronic Service System (IA ACCESS), located in Room 7046 of the main Commerce building.

³ See Utility Scale Wind Towers From the People's Republic of China: Initiation of Countervailing Duty Investigation, 77 FR 3447 (January 24, 2012) (Initiation Notice), and accompanying Initiation Checklist.