

Neptune Shipping Limited
 Nexen L&C Corp.
 OEC Freight Worldwide Korea Co. Ltd.
 OEC Logistics Co., Ltd.
 OEC World Wide Korea Co. Ltd.
 Oman Fasteners LLC
 Orient Express Container Co., Ltd.
 Oriental Power Logistics Co. Ltd.
 Overseas Distribution Services Inc.
 Overseas International Steel Industry
 Panalpina World Transport (PRC) Ltd.
 Paslode Fasteners (Shanghai) Co. Ltd.
 Promising Way (Hong Kong) Limited
 Pudong Prime International Logistics, Inc.
 Qingdao Chesire Trading Co. Ltd.
 Qingdao D&L Group Ltd.
 Qingdao Hongyuan Nail Industry Co. Ltd.
 Qingdao Master Metal Products Co. Ltd.
 Qingdao Meijialucky Industry and Commerce
 Co., Ltd.
 Qingdao Mst Industry and Commerce Co.,
 Ltd.
 Qingdao Tiger Hardware Co., Ltd.
 Ramses Logistics Company Limited
 Regency Global Logistics Co., Ltd.
 Ricoh Logistics System Co., Ltd.
 Rise Time Industrial Co. Ltd.
 Sam Un Co. Ltd.
 Scanwell Container Line Ltd.
 Schenker
 Schenker & CO AG
 SDC International Australia PTY Ltd
 Seamaster Global Forwarding
 Seamaster Logistics Sdn Bhd
 Sejung (China) Sea & Air Co., Ltd.
 Shandong Dinglong Imp. & Exp. Co. Ltd.
 Shandong Liaocheng Minghua Metal PR
 Shandong Oriental Cherry Hardware Group
 Co. Ltd.
 Shanghai Haoray International Trade Co. Ltd.
 Shanghai Jade Shuttle Hardware Tools Co.,
 Ltd.
 Shanghai Line Feng Int'l Transportation Co.
 Ltd.
 Shanghai Pinnacle International Trading Co.,
 Ltd.
 Shanghai Pudong International
 Transportation
 Shanxi Pioneer Hardware Industry Co., Ltd.
 Shanxi Tianli Industries Co., Ltd.
 Shijiazhuang Shuangjian Tools Co. Ltd.
 Shipping Imperial Co., Ltd.
 Sino Connections Logistics Inc.
 S-Mart (Tianjin) Technology Development
 Co., Ltd.
 Sparx Logistics China Limited
 Speedmark International Ltd.
 Suntec Industries Co., Ltd.
 Swift Freight (India) Pvt Ltd.
 T.H.I. Group Ltd.
 The Stanley Works (Langfang) Fastening
 System Co., Ltd.
 Tianjin Bluekin Industries Limited
 Tianjin Coways Metal Products Co.
 Tianjin Free Trade Service Co. Ltd.
 Tianjin Fulida Supply Co. Ltd.
 Tianjin Huixinshangmao Co. Ltd.
 Tianjin Hweschun Fasteners Manufacturing
 Co. Ltd.
 Tianjin Jinchi Metal Products Co., Ltd.
 Tianjin Long Sheng Tai
 Tianjin M&C Electronics Co., Ltd.
 Tianjin Wonderful International Trading
 Tianjin Zehui Hardware Co. Ltd.
 Tianjin Zhonglian Metals Ware Co. Ltd.
 Tianjin Zhonglian Times Technology

Toll Global Forwarding Ltd.
 Top Logistics Korea Ltd.
 Top Ocean Consolidated Service Ltd.
 Toyo Boeki Co. Ltd.
 Trans Knights, Inc.
 Translink Shipping, Inc.
 Transwell Logistics Co. Ltd.
 Transworld Transportation Co. Ltd.
 Trim International Inc.
 TTI Freight Forwarder Co. Ltd.
 Unicorn (Tianjin) Fasteners Co., Ltd.
 UPS SCS (China) Limited
 Vanguard Logistics Services
 W&K Corporation Limited
 Weida Freight System Co. Ltd.
 Woowon Sea & Air Co. Ltd.
 Xi'an Metals and Minerals Imp. Exp. Co.
 Xinjiayuan International Trade Co.
 Xinjiayuan Trading Co., Limited
 Youngwoo Fasteners Co., Ltd.
 You-One Fastening Systems
 Yumark Enterprises Corp.
 Zhaoqing Harvest Nails Co. Ltd.

[FR Doc. 2018-14920 Filed 7-11-18; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

International Trade Administration

[C-122-854]

Supercalendered Paper From Canada: Final Results of Changed Circumstances Review and Revocation of Countervailing Duty Order

AGENCY: Enforcement and Compliance,
 International Trade Administration,
 Department of Commerce.

SUMMARY: The Department of Commerce
 (Commerce) is revoking the
 countervailing duty (CVD) order on
 supercalendered paper (SC paper) from
 Canada.

DATES: Applicable August 3, 2015.

FOR FURTHER INFORMATION CONTACT:
 Emily Halle or Nicholas Czajkowski,
 AD/CVD Operations, Enforcement and
 Compliance, International Trade
 Administration, U.S. Department of
 Commerce, 1401 Constitution Avenue
 NW, Washington, DC 20230; telephone
 (202) 482-0176 or (202) 482-1395,
 respectively.

SUPPLEMENTARY INFORMATION:

Background

On December 10, 2015, Commerce
 published the *CVD Order* on SC paper
 from Canada.¹ On March 21, 2018,
 Verso Corporation (Verso) (*i.e.*, the
 petitioner) requested that Commerce
 conduct a changed circumstances
 review (CCR), pursuant to section
 782(h)(2) of the Tariff Act of 1930, as
 amended (the Act) and 19 CFR

¹ See *Supercalendered Paper from Canada:
 Countervailing Duty Order*, 80 FR 76668 (December
 10, 2015) (*CVD Order*).

351.222(g)(l)(i). Verso expressed a lack
 of interest in the enforcement or
 existence of the *CVD Order*, and
 requested the retroactive revocation of
 the *CVD Order*, effective August 3,
 2015.² Commerce published the
 initiation of this CCR on May 14, 2018.³
 The parties to this proceeding provided
 comments on May 21, 2018.⁴ On June
 21, 2018, pursuant to 19 CFR
 351.302(b), Commerce extended the
 time limit for completing this CCR.⁵

Final Results of Changed Circumstances Review, and Revocation of the Order

Pursuant to section 751(d)(1) of the
 Act, and 19 CFR 351.222(g), Commerce
 may revoke an antidumping duty or
 CVD order, in whole or in part, based on
 a review under section 751(b) of the Act
 (*i.e.*, a CCR). Section 751(b)(1) of the Act
 requires a CCR to be conducted upon
 receipt of a request which shows
 changed circumstances sufficient to
 warrant a review. Section 782(h)(2) of
 the Act gives Commerce the authority to
 revoke an order if producers accounting
 for substantially all of the production of
 the domestic like product have
 expressed a lack of interest in the order.
 Section 351.222(g) of Commerce's
 regulations provides that Commerce
 will conduct a CCR under 19 CFR
 351.216, and may revoke an order (in
 whole or in part), if it concludes that: (i)
 Producers accounting for substantially
 all of the production of the domestic
 like product to which the order pertains
 have expressed a lack of interest in the
 relief provided by the order, in whole or
 in part; or (ii) if other changed
 circumstances sufficient to warrant
 revocation exist. Both the Act and
 Commerce's regulations require that
 "substantially all" domestic producers
 express a lack of interest in the order for
 Commerce to revoke the order, in whole
 or in part.⁶ Commerce has interpreted
 "substantially all" to represent
 producers accounting for at least 85
 percent of U.S. production of the
 domestic like product.⁷ In the *Initiation*

² See Letter from Verso, "Supercalendered Paper
 from Canada/Request for Changed Circumstances
 Review," March 21, 2018 (Verso Request).

³ See *Supercalendered Paper from Canada:
 Initiation of Changed Circumstances Review*, 83 FR
 22249 (May 14, 2018) (*Initiation Notice*).

⁴ See Letter from Verso, *et. al.*, "Supercalendered
 Paper from Canada (C-122-854): Joint Comments
 on Initiation of Changed Circumstances Review,"
 May 21, 2018.

⁵ See Letter to Verso Corporation, "Countervailing
 Duty Order on Supercalendered Paper from Canada:
 Changed Circumstances Review; Extension of
 Deadline for Final Results," dated June 21, 2018.

⁶ See section 782(h) of the Act and 19 CFR
 351.222(g).

⁷ See *Honey from Argentina; Antidumping and
 Countervailing Duty Changed Circumstances*

Notice, we stated that Verso's request indicated it accounts for at least 85 percent of domestic production.⁸ We received no comments concerning Verso's claim regarding its production or otherwise indicating a lack of industry support with respect to this CCR.

As noted in the *Initiation Notice*, Verso requested the revocation of this *CVD Order* because it is no longer interested in maintaining the *CVD Order* or in the imposition of duties on the subject merchandise as of August 3, 2015.⁹ We conclude that producers accounting for substantially all of the production of the domestic like product, to which this *CVD Order* pertains, lack interest in the relief provided by the *CVD Order*. We find that the petitioner's affirmative statement of no interest in the *CVD Order* constitutes good cause for the conduct of this review.

On May 21, 2018, Commerce received comments from Verso, the Government of Canada, the Government of New Brunswick, the Government of Nova Scotia, the Government of Ontario, the Government of Quebec, Irving Paper Limited, Port Hawkesbury Paper L.P., Resolute FP Canada Inc., and Resolute FP US Inc. In a joint filing, these parties, who represent all of the interested parties to this proceeding, stated their agreement with the outcome proposed in the *Initiation Notice*. Moreover, the parties cited to 19 CFR 351.216(e), which provides that, when all parties agree to the outcome, Commerce will issue its final results of CCR within 45 days of the initiation.

Accordingly, we are notifying the public that we are revoking the *CVD Order*, in whole. Based on Verso's request that revocation be retroactive to August 3, 2015, and because we have not completed any administrative reviews of the *CVD Order*, we will instruct U.S. Customs and Border Protection (CBP) to discontinue the suspension of liquidation and the collection of cash deposits of estimated countervailing duties, to liquidate all unliquidated entries that were entered on or after August 3, 2015, without regard to countervailing duties, and to refund all CVD cash deposits on all such merchandise, with applicable interest.

Reviews; Preliminary Intent to Revoke Antidumping and Countervailing Duty Orders, 77 FR 67790, 67791 (November 14, 2012), unchanged in *Honey from Argentina; Final Results of Antidumping and Countervailing Duty Changed Circumstances Reviews; Revocation of Antidumping and Countervailing Duty Orders*, 77 FR 77029 (December 31, 2012).

⁸ See *Initiation Notice*, 83 FR at 22249.

⁹ *Id.*

Scope of the Order

The product covered by the order is SC paper. SC paper is uncoated paper that has undergone a calendaring process in which the base sheet, made of pulp and filler (typically, but not limited to, clay, talc, or other mineral additive), is processed through a set of supercalenders, a supercalender, or a soft nip calender operation.¹⁰

The scope of this order covers all SC paper regardless of basis weight, brightness, opacity, smoothness, or grade, and whether in rolls or in sheets. Further, the scope covers all SC paper that meets the scope definition regardless of the type of pulp fiber or filler material used to produce the paper.

Specifically excluded from the scope are imports of paper printed with final content of printed text or graphics.

Subject merchandise primarily enters under Harmonized Tariff Schedule of the United States (HTSUS) subheading 4802.61.3035, but may also enter under subheadings 4802.61.3010, 4802.62.3000, 4802.62.6020, and 4802.69.3000. Although the HTSUS subheadings are provided for convenience and customs purposes, the written description of the scope of the order is dispositive.

Instructions to U.S. Customs and Border Protection

Because we determine that there are changed circumstances that warrant the revocation of the *CVD Order*, in whole, we will instruct CBP to discontinue the suspension of liquidation and the collection of cash deposits of estimated countervailing duties, to liquidate all unliquidated entries that were entered on or after August 3, 2015, without regard to countervailing duties, and to refund all CVD cash deposits on all such merchandise, with applicable interest.

Notification to Interested Parties

This notice serves as a reminder to parties subject to an 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/destruction of APO materials or conversion to judicial protective order is hereby requested. Failure to comply

¹⁰ Supercalendering and soft nip calendering processing, in conjunction with the mineral filler contained in the base paper, are performed to enhance the surface characteristics of the paper by imparting a smooth and glossy printing surface. Supercalendering and soft nip calendering also increase the density of the base paper.

with the regulations and terms of an APO is a sanctionable violation.

We are issuing and publishing these final results and revocation, in whole, and notice in accordance with sections 751(b) and 777(i) of the Act and 19 CFR 351.216, 19 CFR 351.221(c)(3), and 19 CFR 351.222.

Dated: July 5, 2018.

Gary Taverman,

Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations, performing the non-exclusive functions and duties of the Assistant Secretary for Enforcement and Compliance.

[FR Doc. 2018-14921 Filed 7-11-18; 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: Continuation of Antidumping Duty Order

AGENCY: Enforcement and Compliance, International Trade Administration, Department of Commerce.

SUMMARY: As a result of the determinations by the Department of Commerce (Commerce) and the International Trade Commission (ITC) that revocation of the antidumping duty order on certain activated carbon from the People's Republic of China (China) would likely lead to a continuation or recurrence of dumping and material injury to an industry in the United States, Commerce is publishing a notice of continuation of the antidumping duty order.

DATES: Applicable July 12, 2018.

FOR FURTHER INFORMATION CONTACT: Robert Palmer, AD/CVD Operations, Office VIII, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 1401 Constitution Avenue NW, Washington, DC 20230; telephone: (202) 482-9068.

SUPPLEMENTARY INFORMATION:

Background

On April 27, 2007, Commerce published in the **Federal Register** notice of the antidumping duty order on certain activated carbon from China.¹ On February 1, 2018, Commerce published the notice of initiation of the second five-year (sunset) review of the antidumping duty order on certain

¹ See *Notice of Antidumping Duty Order: Certain Activated Carbon from the People's Republic of China*, 72 FR 20988 (April 27, 2007).