U.S. IMPORTERS' QUESTIONNAIRE

Sodium Sulfate Anhydrous from Canada

This questionnaire must be received by the Commission by <u>January 8, 2020</u>

See last page for filing instructions.

The information called for in this questionnaire is for use by the United States International Trade Commission in connection with its antidumping duty investigation concerning sodium sulfate anhydrous from Canada (Inv. No. 731-TA-1446 (Final)). The information requested in the questionnaire is requested under the authority of the Tariff Act of 1930, title VII. This report is mandatory and failure to reply as directed can result in a subpoena or other order to compel the submission of records or information in your firm's possession (19 U.S.C. § 1333(a)).

Name of firm

Address									
City			State		Zip Co	de			_
Website _									_
Has your firm imported sodium sulfate anhydrous (as defined on next page) from any country at any time since January 1, 2016?				nce					
□ NO	(Sign the cer	ification below and pr	romptly return on l	ly this p	age of th	e questionr	naire to the	Commissio	n)
☐ YES	(Complete al	parts of the question	naire, and return	the enti	ire questi	onnaire to	the Commis	ssion)	
-		the U.S. Internat			ssion <i>Dr</i>	ор вох в	Clicking	on the	
			CERTIFICATION						
dge and belief	and understan	n supplied in respo d that the informat	onse to this qu tion submitted i	estion s subje	ect to au	idit and v	erification	by the Co	mmission.
dge and belief of this certific ation provided mmission on the undersigned, ac ding or other p nel (a) for deve s, and evaluat dix 3; or (ii) by	and understan ation I also gin this question is same or similar through the roceedings main ions relating to U.S. governmen		onse to this quition submitted in commission, out this proceed mitted in respondenced in the contract personnel, and contract personnel	estionals subjection and indicated in the contract of the cont	ect to au its empl any oth this rec mmission	idit and vooyees and oper import quest for in, its emport the Comi	erification I contract -injury pro informatio ployees an in interna mission in	by the Co personne oceedings on and the od Offices, I investige cluding u	ommission. If, to use conducted roughout to and contrations, aud nder 5 U.S.
dge and belief of this certific ation provided mmission on the undersigned, ac ding or other p nel (a) for deve s, and evaluat dix 3; or (ii) by	and understan ation I also gi in this question same or simila knowledge the roceedings ma loping or main ions relating to U.S. governmer I sign appropric	d that the informate ant consent for the inaire and througher merchandise. It information subject to a taining the records the programs, put employees and contains the temployees and contains the programs.	onse to this quition submitted in e Commission, out this proceed mitted in respondused: (i) by a sof this or a reliersonnel, and contract personnel greements.	estionals subjection and indicated in the contract of the cont	ect to au its empl any oth this rec mmission	idit and vooyees and oper import quest for in, its emport the Comi	erification I contract -injury pro informatio ployees an in interna mission in	by the Co personne oceedings on and the od Offices, I investige cluding u	ommission. If, to use conducted roughout to and contrations, aud nder 5 U.S.

PART I.—GENERAL INFORMATION

Background.--This proceeding was instituted in response to a petition filed on March 28, 2019, by Cooper Natural Resources, Inc., Fort Worth, Texas; Elementis Global LLC, East Windsor, New Jersey; and Searles Valley Minerals, Inc., Overland Park, Kansas. Antidumping duties may be assessed on the subject imports as a result of these proceedings if the Commission makes an affirmative determination of injury, threat, or material retardation, and if the U.S. Department of Commerce ("Commerce") makes an affirmative determination of dumping. Questionnaires and other information pertinent to this proceeding are available at

https://www.usitc.gov/investigations/701731/2019/sodium_sulfate_anhydrous_canada/final.htm

<u>Sodium sulfate anhydrous</u> covered by this investigation includes sodium sulfate (Na2 SO4) (Chemical Abstracts Service (CAS) Number 7757-82-6) that is anhydrous (i.e., containing no water), regardless of purity, grade, color, production method, and form of packaging, in which the percentage of particles between 20 mesh and 100 mesh, based on U.S. mesh series screens, ranges from 10-95% and the percentage of particles finer than 100 mesh, based on U.S. mesh series screens, ranges from 5-90%.

Excluded from the scope of this investigation are specialty sodium sulfate anhydrous products, which are products whose particle distributions fall outside the described ranges. Glauber's salt (Na2 SO4·10H2 O), also known as sodium sulfate decahydrate, an intermediate product Start Printed Page 60377in the production of sodium sulfate anhydrous that has no known commercial uses, is not included within the scope of the investigation, although some end-users may mistakenly refer to sodium sulfate anhydrous as Glauber's salt. Other forms of sodium sulfate that are hydrous (i.e., containing water) are also excluded from the scope of the investigation.

Sodium sulfate anhydrous is currently imported under statistical reporting number 2833.11.5010 of the Harmonized Tariff Schedule of the United States (HTSUS). It may also be imported under HTSUS statistical reporting numbers 2833.11.1000, 2833.11.5050, and 2833.19.0000. The HTSUS provisions and CAS registry number are for convenience and customs purposes; the written description of the scope is dispositive.

<u>Importer</u>.--Any person or firm engaged, either directly or through a parent company or subsidiary, in importing sodium sulfate anhydrous (as defined above) into the United States from a foreign manufacturer or through its selling agent.

Reporting of information.--If information is not readily available from your records, provide carefully prepared estimates. If your firm is completing more than one questionnaire (i.e., a producer, importer, and/or purchaser questionnaire), you need not respond to duplicated questions.

<u>Confidentiality</u>.--The commercial and financial data furnished in response to this questionnaire that reveal the individual operations of your firm will be treated as confidential by the Commission to the extent that such data are not otherwise available to the public and will not be disclosed except as may be required by law (see 19 U.S.C. § 1677f). Such confidential information will not be published in a manner that will reveal the individual operations of your firm; however, general characterizations of numerical business proprietary information (such as discussion of trends) will be treated as confidential business information only at the request of the submitter for good cause shown.

<u>Verification.</u>-- The information submitted in this questionnaire is subject to audit and verification by the Commission. To facilitate possible verification of data, please keep all files, worksheets, and supporting

documents used in the preparation of the questionnaire response. Please also retain a copy of the final document that you submit.

<u>Release of information</u>.--The information provided by your firm in response to this questionnaire, as well as any other business proprietary information submitted by your firm to the Commission in connection with this proceeding, may become subject to, and released under, the administrative protective order provisions of the Tariff Act of 1930 (19 U.S.C. § 1677f) and section 207.7 of the Commission's Rules of Practice and Procedure (19 CFR § 207.7). This means that certain lawyers and other authorized individuals may temporarily be given access to the information for use in connection with this proceeding or other import-injury proceedings conducted by the Commission on the same or similar merchandise; those individuals would be subject to severe penalties if the information were divulged to unauthorized individuals.

<u>Valid number error messages.</u>--If you are completing this form in a country that uses periods (".") to delineate multiples of 1000 (e.g., one million would appear as \$1.000.000 rather than \$1,000,000), you may be unable to enter in numbers greater than 999 in numeric form fields. The solution to this data entry issue is to temporarily change your operating system's number formatting to be consistent with the U.S. number formatting system while you complete this form. Detailed instructions on how to resolve this issue is provided at the end of this questionnaire and is available upon request from Keysha Martinez (202-205-2136, keysha.martinez@usitc.gov).

<u>D-GRIDS tool.</u>--The Commission has a tool that firms can use to move data from their own MS Excel compilation files into self-contained data tables within this MS Word questionnaire, thereby reducing the amount of cell-by-cell data entry that would be required to complete this form. This tool is a macroenabled MS Excel file available for download from the Commission's generic questionnaires webpage (https://www.usitc.gov/trade_remedy/question.htm) called the "D-GRIDs tool." Use of this tool to help your firm complete this questionnaire is *optional*. Firms opting to use the D-GRIDs tool to populate their data into this questionnaire will need the D-GRIDs specification sheet PDF file specific to this proceeding (available on the case page which is linked under the "Background" above) which includes the necessary references relating to this questionnaire, as well as the macro-enable MS Excel D-GRIDs tool itself from the generic questionnaires page. More detailed instructions on how to use the D-GRIDs tool are available within the D-GRIDs tool itself.

I-1. <u>OMB statistics</u>.--Please report below the actual number of hours required and the cost to your firm of completing this questionnaire.

Hours	Dollars

The questions in this questionnaire have been reviewed with market participants to ensure that issues of concern are adequately addressed and that data requests are sufficient, meaningful, and as limited as possible. Public reporting burden for this questionnaire is estimated to average 40 hours per response, including the time for reviewing instructions, gathering data, and completing and reviewing the questionnaire.

We welcome comments regarding the accuracy of this burden estimate, suggestions for reducing the burden, and any suggestions for improving this questionnaire. Please attach such comments to your response or send to the Office of Investigations, USITC, 500 E St. SW, Washington, DC 20436.

I-2a.	<u>Establishments covered</u> Provide the name and address of establishment(s) covered by this questionnaire. If your firm is publicly traded, please specify the stock exchange and trading symbol.					
		" <u>Establishment</u> "Each facility of a firm involved in the <u>importation</u> of sodium sulfate anhydrous including auxiliary facilities operated in conjunction with (whether or not physically separate from) such facilities.				
I-2b.	Stock symbol informati stock exchange and trac	on If your firm or parent firm is pulling symbol:	blicly traded, please specify the			
I-2c.		ur firm or parent firm is represented specify the name of the law firm and	•			
	Law firm: Lead attorney(s):					
-3.	OwnershipIs your firm	n owned, in whole or in part, by any	other firm?			
	☐ No ☐ Yes-	-List the following information				
	Firm name	Address	Extent of ownership (percent)			

I-4.	<u>Related importers/exporters</u> Does your firm have any related firms, either domestic or foreign, that are engaged in importing sodium sulfate anhydrous from Canada into the United States or that are engaged in exporting sodium sulfate anhydrous from Canada to the United States?				
	☐ No ☐ YesList the following information.				
	Firm name	Country	Affiliation		
I-5.	engaged in the producti	es your firm have any related firms, on of sodium sulfate anhydrous? -List the following information.	either domestic or foreigh, that are		
	Firm name	Country	Affiliation		

I-6.	Importing operations Please indicate the nature of your firm's importing operations on
	sodium sulfate anhydrous. More than one answer may be applicable.

	Takes title to the	Consignee of the	Customs broker or
Importer of record	imported product(s)	imported products(s)	freight forwarder

I-7. <u>Consignee</u>.--If your firm is an importer of record of sodium sulfate anhydrous but is not the consignee, please list the consignees below (firm name, address, telephone number, and individual to contact).

Firm name	Address	Contact person and phone number

I-8.	FTZ, TIB, or bonded warehousesPlease indicate whether your firm enters sodium sulfate
	anhydrous into, or withdraws such merchandise from, foreign trade zones or bonded
	warehouses. Also indicate whether your firm imports sodium sulfate anhydrous under the TIB
	(temporary importation under bond) program.

"Foreign trade zone" is a designated location in the United States where firms utilize special procedures that allow delayed or reduced customs duty payments on foreign merchandise, as well as other savings. A foreign trade zone must be designated as such pursuant to the rules and procedures set forth in the Foreign-Trade Zones Act.

"Bonded warehouse" is a secured facility supervised by U.S. customs, where dutiable landed imports are stored pending their re-export, or release after payment of import duties, taxes, and other charges. A bonded warehouse must be designed as such pursuant to the rules and procedures set forth in 19 U.S.C. § 1555.

"Temporary Importation under Bond ("TIB") program" is a procedure whereby imported merchandise may be entered under certain conditions for a limited time into the United States free of duty. Under the program, an importer posts a bond for twice the amount of duty, taxes, etc. that would otherwise be owed on the importation and agrees to export or destroy the merchandise within a specified time or pay liquidated damages. This program is restricted to certain categories of merchandise listed in subheadings 9813.00.05 through 9813.00.75 of the Harmonized Tariff Schedule of the United States (HTS).

Item	No	Yes
Foreign trade zones		
Bonded warehouses		
Temporary importation under bond		

I-9. Other trade actions. -- To your knowledge, have the products subject to this proceeding been the subject of any other import relief proceedings in the United States or in any other countries?

No	Yes	If yes, Yes–Please specify.

PART II.--TRADE AND RELATED INFORMATION

Further information on this part of the questionnaire can be obtained from Keysha Martinez (202-205-2136, Keysha.martinez@usitc.gov). Supply all data requested on a calendar-year basis.

II-1.	<u>Contact information</u> Please identify the responsible individual and the manner by which Commission staff may contact that individual regarding the confidential information submitted in part II.			
	Name			
	Title			
	Email			
	Tolophono			

II-2. <u>Changes in operations.</u>—Please indicate whether your firm has experienced any of the following changes in relation to the importation of sodium sulfate anhydrous since January 1, 2016.

(che	ck as many as appropriate)	(If checked, please describe; leave blank if not applicable)
	Office/warehouse openings	
	Office/warehouse closings	
	Relocations	
	Expansions	
	Acquisitions	
	Consolidations	
	Prolonged shutdowns or importation curtailments	
	Revised labor agreements	
	Other (e.g., technology)	

U.S. In	nporters' Qu	uestionna	ire – Sodium Sulfate	Anhydrous (Fi	inal)		Page 9	
II-3a.			-Has your firm impo ery after <mark>Septembe</mark>	_	ed for t	he importation of	sodium sulfate	
	_	t merchai	" are imports for whodise, but delivery o	•				
	No	Yes						
			If yes, fill out the t	table below.				
			1					
				Period				
	Sou	ırce	Oct-Dec 2019	Jan-Mar 202		Apr-Jun 2020	Jul-Sept 2020	
	Consider			Quanti	ty (<i>in s</i>	short tons)		
	Canada All other	cources						
II-3b.	Imports in the 12 month period preceding the petitionHas your firm imported sodium sulfate anhydrous from any source between March 1, 2018 and February 28, 2019? (i.e., the last 10 months in 2018 and first 2 months in 2019 combined)							
	No	Yes						
			If yes, report the quantity of such import below by source.					
	Quantity (in short tons)							
			Source		Ma	arch 2018 through	February 2019	
		Canada						
	All other sources							
II-4.		ates, pleas	ing if producerIf yse indicate the reasonable.					

Definitions

"Imports" –Those products identified for Customs purposes as imports for consumption for which your firm was the importer of record (i.e., was responsible for paying any import duty) or consignee (i.e., to which the merchandise was first delivered).

"Import quantities" –Quantities reported should be net of returns.

"Import values"—Values reported should be landed, duty-paid values at the U.S. port of entry, including ocean freight and insurance costs, brokerage charges, and import duties (i.e., all charges except inland freight in the United States).

"U.S. commercial shipments"— Shipments made within the United States as a result of an arm's length commercial transaction in the ordinary course of business. Report net values (i.e., gross sales values less all discounts, allowances, rebates, prepaid freight, and the value of returned goods) in U.S. dollars, f.o.b. your point of shipment.

"Internal consumption" – Product consumed internally by your firm. Such transactions are valued at fair market value.

"Transfers to related firms" – Shipments made to related firms. Such transactions are valued at fair market value.

"Related firm" —A firm that your firm solely or jointly owned, managed, or otherwise controlled; a firm that solely or jointly owned, managed, or otherwise controlled your firm; and/or a firm that was solely or jointly owned, managed, or otherwise controlled by a firm that also solely or jointly owned, managed, or otherwise controlled your firm.

"Export shipments"— Shipments to destinations outside the United States, including shipments to related firms.

"Inventories" -- Finished goods inventory, not raw materials or work in progress.

Note: As requested in Part I of this questionnaire, please keep all supporting documents/records used in the preparation of the trade data, as Commission staff may contact your firm regarding questions on the trade data. The Commission may also request that your company submit copies of the supporting documents/records (such as production and sales schedules, inventory records, etc.) used to compile these data.

II-5a. <u>U.S. imports from Canada</u>.—Report your firm's imports and your firm's shipments and inventories of sodium sulfate anhydrous imported from Canada by your firm during the specified periods.

Canada

	Quantity (in sho	rt tons), value	(in dollars)		
		Calendar years	s	January-S	eptember
Item	2016	2017	2018	2018	2019
Beginning-of-period inventories (quantity) (A)					
Imports: ¹ Quantity (B)					
Value (C)					
U.S. shipments: Commercial shipments: Quantity (D)					
Value (E)					
Internal consumption: ² Quantity (F)					
Value² (G)					
Transfers to related firms: ² Quantity (H)					
Value² (I)					
Export shipments: ³ Quantity (J)					
Value (K)					
End-of-period inventories (quantity) (L)					
¹ Please identify the foreign produced U.S. Customs purposes: ² Internal consumption and transfers basis for valuing these transactions in year the data provided above in this table shall dentify your firm's principal export	to related firms n our records, pleas ould be based on	nust be valued a e specify that ba	t fair market value sis (e.g., cost, cost	. If your firm use:	s a different

II-5a. U.S. imports from Canada.—Continued

RECONCILIATION OF SHIPMENTS, IMPORTS, AND INVENTORIES.--Generally, the data reported for the end-of-period inventories (i.e., line L) should be equal to the beginning-of-period inventories (i.e., line A), plus imports (i.e., line B), less total shipments (i.e., lines D, F, H, and J). Please ensure that any differences are not due to data entry errors in completing this form, but rather actually reflect your firm's records; and also provide any likely explanations for any differences (e.g., theft, loss, damage, record systems issues, etc.) if they exist.

	Calendar years			January-September		
Reconciliation	2016	2017	2018	2018	2019	
A + B - D - F - H - J -L = should equal						
zero ("0") or provide an explanation.1	0	0	0	0	0	

¹ Explanation if the calculated fields above are returning values other than zero (i.e., "0") but are nonetheless accurate: _____.

II-5b. <u>Channels of distribution: Canada</u>.--Report your firm's U.S. shipments (i.e., inclusive of commercial U.S. shipments, internal consumption, and transfers to related firms) of imports from Canada by channel of distribution.

Canada

	Quantity (in short	tons); Value (in	dollars)		
		Calendar years	1	January-September	
ltem	2016	2017	2018	2018	2019
Channels of distribution: U.S. shipments: To distributors Quantity (M)					
Value (N)					
To end users <i>Quantity</i> (O)					
Value (P)					

<u>RECONCILIATION OF CHANNELS.</u>--Please ensure that the quantities and values reported for channels of distribution (i.e., lines M through P) in each time period equal the quantity and value reported for U.S. shipments (i.e., lines D through I) in each time period. If the calculated fields below return values other than zero (i.e., "0"), the data reported must be revised prior to submission to the Commission.

	Calendar years			January-September		
Reconciliation	2016	2017	2018	2018	2019	
Quantity: $M + O - D - F - H = zero$						
("0"), if not revise.	0	0	0	0	0	
Value: N + P – E – G – I = zero ("0"), if						
not revise.	0	0	0	0	0	

³ Identify your firm's principal export markets:

II-6a. <u>Imports from all other sources</u>.—Report your firm's imports and your firm's shipments and inventories of sodium sulfate anhydrous imported from all other sources by your firm during the specified periods.

All other sources

(list sources:	_)
•	

	Quantity (<i>in sho</i>	ort tons), value	(in dollars)		
		Calendar years	1	January-So	eptember
Item	2016	2017	2018	2018	2019
Beginning-of-period inventories (quantity) (A)					
Imports: ¹ Quantity (B)					
Value (C)					
U.S. shipments: Commercial shipments: Quantity (D)					
Value (E)					
Internal consumption: ² Quantity (F)					
Value² (G)					
Transfers to related firms: ² Quantity (H)					
Value ² (I)					
Export shipments: ³ Quantity (J)					
Value (K)					
End-of-period inventories (quantity) (L)					
¹ Please identify the foreign producers U.S. Customs purposes: ² Internal consumption and transfers t basis for valuing these transactions in yo the data provided above in this table sho	o related firms n ur records, pleas	nust be valued at e specify that ba	fair market value sis (e.g., cost, cost	. If your firm use	s a different

II-6a. Imports from all other sources.—Continued

RECONCILIATION OF SHIPMENTS, IMPORTS, AND INVENTORIES.--Generally, the data reported for the end-of-period inventories (i.e., line L) should be equal to the beginning-of-period inventories (i.e., line A), plus imports (i.e., line B), less total shipments (i.e., lines D, F, H, and J). Please ensure that any differences are not due to data entry errors in completing this form, but rather actually reflect your firm's records; and also provide any likely explanations for any differences (e.g., theft, loss, damage, record systems issues, etc.) if they exist.

	Calendar years			January-September		
Reconciliation	2016	2017	2018	2018	2019	
A + B - D - F - H - J -L = should equal						
zero ("0") or provide an explanation.1	0	0	0	0	0	

¹ Explanation if the calculated fields above are returning values other than zero (i.e., "0") but are nonetheless accurate: _____.

II-6b. <u>Channels of distribution: All other sources</u>.—Report your firm's U.S. shipments (i.e., inclusive of commercial U.S. shipments, internal consumption, and transfers to related firms) of imports from all other sources by channel of distribution.

All other sources

	Quantity (in short	tons); Value (in	dollars)		
		Calendar years	1	January-September	
ltem	2016	2017	2018	2018	2019
Channels of distribution: U.S. shipments: To distributors Quantity (M)					
Value (N)					
To end users <i>Quantity</i> (O)					
Value (P)					

<u>RECONCILIATION OF CHANNELS.</u>--Please ensure that the quantities and values reported for channels of distribution (i.e., lines M through P) in each time period equal the quantity and value reported for U.S. shipments (i.e., lines D through I) in each time period. If the calculated fields below return values other than zero (i.e., "0"), the data reported must be revised prior to submission to the Commission.

	Calendar years			January-September		
Reconciliation	2016	2017	2018	2018	2019	
Quantity: $M + O - D - F - H = zero$						
("0"), if not revise.	0	0	0	0	0	
Value: $N + P - E - G - I = zero ("0"), if$						
not revise.	0	0	0	0	0	

II-7.	<u>Transfers to related firms.</u> If your firm reported transfers to related firms in any of the data tables in part II, please identify the firm(s) and indicate the nature of the relationship between your firm and the related firms (e.g., joint venture, wholly owned subsidiary) and whether the transfers were priced at market value or by a non-market formula.
II-8.	Other explanationsIf your firm would like to further explain a response to a question in Part II for which a narrative response box was not provided, please note the question number and the explanation in the space provided below. Please also use this space to highlight any issues your firm had in providing the data in this section, including but not limited to technical issues with the MS Word questionnaire.

PART III.--PRICING AND MARKET FACTORS

Further information on this part of the questionnaire can be obtained from Amelia Preece (20)	2-205-
3250, amelia.preece@usitc.gov).	

III-1. <u>Contact information.</u>--Please identify the responsible individual and the manner by which Commission staff may contact that individual regarding the confidential information submitted in part III.

Name	
Title	
Email	
Telephone	

PRICE DATA

III-2. This question requests quarterly quantity and value data for your firm's commercial shipments to unrelated U.S. customers since January 1, 2016 of the following products your firm imported from Canada:

Product 1.—Sodium sulfate anhydrous in bulk, hopper cars (approximately 100 short tons)

Product 2.—Sodium sulfate anhydrous in bulk, trucks (approximately 25 short tons)

Product 3.—Sodium sulfate anhydrous in 2,000 pound supersacs

Product 4.—Sodium sulfate anhydrous in 50 pound bags

Please report the values as <u>f.o.b.</u>, <u>U.S. border (i.e., the price once the product clears customs)</u>, and <u>delivered price (which includes all logistical and transportation costs)</u> in the appropriate columns. Values should reflect the *final net* amount paid to your firm (i.e., should be net of all deductions for discounts or rebates).

During January 2016-September 2019, did your firm import from Canada and sell to unrelated U.S. customers any of the above listed products (or any products that were competitive with these products)?

YesPlease complete the following pricing data tables as appropriate.
NoSkip to question III-3.

III-2a. <u>Price data</u>.--Report below the quarterly price data¹ for pricing products² imported from Canada and sold by your firm to distributors.

Canada – Sales to Distributors

Report data in short tons and dollars.

	(Quantity in sho	rt tons, value in d	ollars)		
	Product 1			Product 2		
Period of shipment	Quantity	Value – f.o.b. ³	Value – delivered ⁴	Quantity	Value – f.o.b. ³	Value – delivered ⁴
2016:						
January-March						
April-June						
July-September						
October-December						
2017:						
January-March						
April-June						
July-September						
October-December						
2018:						
January-March						
April-June						
July-September						
October-December						
2019:						
January-March						
April-June					·	
July-September						

¹ Net values (i.e., gross sales values less all discounts, allowances, rebates, prepaid freight, and the value of returned goods).

Note.--If your firm's product does not exactly meet the product specifications but is competitive with the specified product, provide a description of your firm's product. Also, please explain any anomalies in your firm's reported pricing data.

Product 1:

Product 2:

² Pricing product definitions are provided on the first page of Part III.

³ F.o.b., U.S. border, price once cleared through customs.

⁴ Delivered price, inclusive of all transportation and logistical costs.

III-2a. Price data.--Continued

Canada – Sales to Distributors

Report data in short tons and dollars.

	(rt tons, value in d	ollars)		
		Product 3			Product 4	
Period of shipment	Quantity	Value – f.o.b. ³	Value – delivered⁴	Quantity	Value – f.o.b. ³	Value – delivered ⁴
2016:						
January-March						
April-June						
July-September						
October-December						
2017:						
January-March						
April-June						
July-September						
October-December						
2018:						
January-March						
April-June						
July-September						
October-December						
2019:						
January-March						
April-June						
July-September						

¹ Net values (i.e., gross sales values less all discounts, allowances, rebates, prepaid freight, and the value of returned goods).

Note.—If your firm's product does not exactly meet the product specifications but is competitive with the specified product, provide a description of your firm's product. Also, please explain any anomalies in your firm's reported pricing data.

Product 3:

Product 4:

² Pricing product definitions are provided on the first page of Part III.

³ F.o.b., U.S. border, price once cleared through customs.

⁴ Delivered price, inclusive of all transportation and logistical costs.

III-2b. <u>Price data</u>.--Report below the quarterly price data¹ for pricing products² imported from Canada and sold by your firm to end users.

Canada - Sales to End Users

Report data in short tons and dollars.

	,,	Product 1	rt tons, value in a	Product 2		
Baria da fakiraran	0	Value –	Value –	0	Value –	Value –
Period of shipment	Quantity	f.o.b. ³	delivered ⁴	Quantity	f.o.b. ³	delivered ⁴
2016:						
January-March						
April-June						
July-September						
October-December						
2017:						
January-March						
April-June						
July-September						
October-December						
2018:						
January-March						
April-June						
July-September						
October-December						
2019:						
January-March						
April-June						
July-September						

¹ Net values (i.e., gross sales values less all discounts, allowances, rebates, prepaid freight, and the value of returned goods).

Note.--If your firm's product does not exactly meet the product specifications but is competitive with the specified product, provide a description of your firm's product. Also, please explain any anomalies in your firm's reported pricing data.

Product 1:

Product 2:

² Pricing product definitions are provided on the first page of Part III.

³ F.o.b., U.S. border, price once cleared through customs.

⁴ Delivered price, inclusive of all transportation and logistical costs.

III-2b. Price data.--Continued

Canada - Sales to End Users

Report data in short tons and dollars.

	(Quantity in sho	rt tons, value in d	ollars)		
	Product 3					
Period of shipment	Quantity	Value – f.o.b. ³	Value – delivered ⁴	Quantity	Value – f.o.b. ³	Value – delivered ⁴
2016:						
January-March						
April-June						
July-September						
October-December						
2017:						
January-March						
April-June						
July-September						
October-December						
2018:						
January-March						
April-June						
July-September						
October-December						
2019:						
January-March						
April-June						
July-September						
		-II -II			h	

¹ Net values (i.e., gross sales values less all discounts, allowances, rebates, prepaid freight, and the value of returned goods).

Note.—If your firm's product does not exactly meet the product specifications but is competitive with the specified product, provide a description of your firm's product. Also, please explain any anomalies in your firm's reported pricing data.

Product 3:

Product 4:

² Pricing product definitions are provided on the first page of Part III.

 $^{^{\}rm 3}$ F.o.b., U.S. border, price once cleared through customs.

 $^{^{\}rm 4}$ Delivered price, inclusive of all transportation and logistical costs.

III-2c. Price data checklistPlease check that the pricing data in questions III-2(a) and III-2(b) has been correctly reported.								
	Are the price data reported above:							
	In dollars (<i>not</i> \$1,000)?							
	Net of all discounts and rebates?							
	На	ve returns credited to the quarter in which the sale occurred?						
	Le	ss than reported commercial shipments in part II in each year?						
24.	II-2d. Pricing data preparation Please indicate how your firm quotes prices and how your firm prepared the price data in questions III-2(a) to III-2(b). Quote f.o.b, U.S. border priceMy firm quotes on an f.o.b., U.S. border price. My firm reported the actual f.o.b. price and reported a constructed delivered price.							
		Quote delivered. My firm quotes on a delivered price, including any trans and logistical costs. My firm reported the actual delivered price and report constructed f.o.b. price.	•					
III-2e.	e. Pricing data methodologyPlease describe the method and the kinds of documents/reco that were used to compile your price data. In particular, please describe in detail the meth that was used to convert an actual price to a constructed price, depending on your firm's a to Question III-2d above.							

Note: As requested in Part I of this questionnaire, please keep all supporting documents/records used in the preparation of the price data, as Commission staff may contact your firm regarding questions on the price data. The Commission may also request that your company submit copies of the supporting documents/records (such as sales journal, invoices, etc.) used to compile these data.

U.S. Importers' Questionnaire - Soc	lium Sulfate Anhydrous	(Final)
-------------------------------------	------------------------	---------

III-3.	Price setting. How does your firm determine the prices that it charges for sales of sodium
	sulfate anhydrous (check all that apply)? If your firm issues price lists, please submit sample
	pages of a recent list.

Transact by transact	Contracts	Set price lists	Other	If other, describe

III-4. <u>Discount policy</u>.--Please indicate and describe your firm's discount policies (*check all that apply*).

Quantity discounts	Annual total volume discounts	No discount policy	Other	Describe

III-5. **Pricing terms.**-- On what basis are your firm's prices of imported sodium sulfate anhydrous from Canada usually quoted *(check one)*?

Delivered	F.o.b.	If f.o.b., specify point

III-6. <u>Contract versus spot.</u>--Approximately what share of your firm's sales of sodium sulfate anhydrous imported from Canada in 2018 was on a (1) short-term contract basis, (2) annual contract basis, (3) long-term contract basis, and (4) spot sales basis?

	Type of sale					
ltem	Short-term contracts (multiple deliveries for less than 12 months)	Annual contracts (multiple deliveries for 12 months)	Long-term contracts (multiple deliveries for more than 12 months)	Spot sales (for a single delivery)	Total (shoul sum to 100.0%	d o
Share of 2018 sales	%	%	%	%	0.0	%

III-7. <u>Contract provisions.</u>— Please fill out the table regarding your firm's typical sales contracts for sodium sulfate anhydrous imported from Canada (or check "not applicable" if your firm does not sell on a short-term, annual and/or long-term contract basis).

Typical sales contract provisions	Item	Short-term contracts (multiple deliveries for less than 12 months)	Annual contracts (multiple deliveries for 12 months)	Long-term contracts (multiple deliveries for more than 12 months)
Average contract duration	No. of days		365	
Price renegotiation	Yes			
(during contract period)	No			
	Quantity			
Fixed quantity and/or price	Price			
,. ,	Both			
Indexed to raw	Yes			
material costs ¹	No			
Not applicab	Not applicable			
¹ Please identify the in	dexes used:			

III-8. <u>Lead times.--</u>What is your firm's share of sales of sodium sulfate anhydrous imported from Canada from inventory and produced to order and what is the typical lead time between a customer's order and the date of delivery for your firm's sales of sodium sulfate anhydrous?

Source	Share of 2018 sales	Lead time (Average number of days)
From your firm's U.S. inventory	%	
From foreign manufacturers' inventory	%	
Produced to order	%	
Total (should sum to 100.0%)	0.0 %	

point of shipment.

III-9.	Shipping	information.	_

(a)	What is the approximate percentage of the cost of sodium sulfate anhydrous imported from Canada that is accounted for by U.S. inland transportation and logistical costs? percent.
(b)	Who generally arranges the transportation to your firm's customers' locations? Your firm Purchaser (check one)
(c)	When your firm sells sodium sulfate anhydrous imported from Canada, from where is it shipped? Point of importation Storage facility (check one)
(d)	Indicate the approximate percentage of your firm's sales of sodium sulfate anhydrous imported from Canada that are delivered the following distances from your firm's U.S.

Distance from your firm's U.S. point of shipment	Share
Within 100 miles	%
101 to 1,000 miles	%
Over 1,000 miles	%
Total (should sum to 100.0%)	0.0 %

III-10. <u>Geographical shipments.</u>—In which U.S. geographic market area(s) has your firm sold sodium sulfate anhydrous imported from subject countries since January 1, 2016 (check all that apply)?

Geographic area	Canada Share of volume
Northeast.–CT, ME, MA, NH, NJ, NY, PA, RI, and VT.	%
MidwestIL, IN, IA, KS, MI, MN, MO, NE, ND, OH, SD, and WI.	%
Southeast.—AL, DE, DC, FL, GA, KY, MD, MS, NC, SC, TN, VA, and WV.	%
Central Southwest.—AR, LA, OK, and TX.	%
MountainsAZ, CO, ID, MT, NV, NM, UT, and WY.	%
Pacific Coast.–CA, OR, and WA.	%
Other .—All other markets in the United States not previously listed, including AK, HI, PR, and VI.	%

III-11. End uses.--List the end uses of the sodium sulfate anhydrous that your firm imports. For each end-use product, what percentage of the \underline{total} cost is accounted for by sodium sulfate anhydrous and other inputs?

	Share of total cost		
End-use product	Sodium sulfate anhydrous Other inputs		Total (should sum to 100.0% across)
	%	%	0.0 %
	%	%	0.0 %
	%	%	0.0 %

	End-use product			ım sulfate hydrous		Other	inputs	(should sum to 100.0% across)
				%			%	0.0 %
				%			%	0.0 %
				%			%	0.0 %
III-:	12. Substitutes. -			oe substitut lease fill ou			ulfate anhyo	drous?
	Have changes in the price of this substitution affected the price for sodium sulfate anhydrous?						for sodium sulfate	
	Substitute substitute is used			No	Yes	E	Explanation	
1.								
2.								
3.								
111-:		wn) for sod	lium sulfat	e anhydrou	ıs has ch	anged:	since Januar	sside of the United y 1, 2016. Explain any es in demand.
				ate with		de este estado de la composição de la comp		
	Market	increase	change	decrease	no clea	ar trenc	I I EXI	planation and factors
	Market he United States	increase	change	decrease	no clea	ar trend	EX	olanation and factors

U.S. Im	porters' Qu	estionnaiı	re – Sodium Sulfat	e Anhydrous (Final)	Page 26			
III-14.	<u>Product changes.</u> Have there been any significant changes in the product range, product mix marketing of sodium sulfate anhydrous since January 1, 2016?							
	No	Yes	If yes, please des	cribe.				
III-15.	Condition	s of comp	etition.—					
	econo		conditions) and/or	narket subject to business cycles (other than general other conditions of competition distinctive to sodi				
	Check all	that apply	<i>j</i> .	Please describe.				
	☐ No			Skip to question III-16.				
	Yes-Business cycles (e.g. seasonal business)							
			r distinctive as of competition					
			e been any change anhydrous since Ja	es in the business cycles or conditions of competition nuary 1, 2016?	on for			
	No	Yes	If yes, describe	е.				
III-16.	<u>Supply constraints.</u> Has your firm refused, declined, or been unable to supply sodium sulfate anhydrous since January 1, 2016 (examples include placing customers on allocation or "controlled order entry," declining to accept new customers or renew existing customers, delivering less than the quantity promised, being unable to meet timely shipment commitments, etc.)?							
	No	Yes	If yes, please des	cribe.				

U.S. Importers'	Questionnaire – Sodium Sulfate Anhydrous (Final)

Always Usually Sometimes Rarely or never Clease explain: Role of Giles and Saltex in prices.—Explain how Giles and Saltex affect the price of sodium	Overall increase	No change	Overall decrease	Fluctuate with no clear trend	have affected your firm	aw material price change n's selling prices for sodi anhydrous.
Natural vs synthetic interchangeabilityHow frequently are natural SSA interchangeable wsynthetic SSA (i.e., can they physically be used in the same applications)? Always Usually Sometimes Rarely or never Please explain: Role of Giles and Saltex in prices.—Explain how Giles and Saltex affect the price of sodium sulfate anhydrous?						
ease explain: ole of Giles and Saltex in prices.—Explain how Giles and Saltex affect the price of sodium	ynthetic S	SA (i.e., c	an they phy	sically be use	d in the same applicatio	ns)?
ole of Giles and Saltex in prices.—Explain how Giles and Saltex affect the price of sodium	Always			Jsually	Sometimes	Parely or never
ole of Giles and Saltex in prices.—Explain how Giles and Saltex affect the price of sodium				· · · · · ·		Raiely Of Hevel
tole of Giles and Saltex in prices.—Explain how Giles and Saltex affect the price of sodium						
· ·	loaco ovol	ain:				
	Please expl	ain:				
	lease expl	ain:				
	lease expl	ain:				
	Role of Gil	es and Sa	ltex in price			
	Role of Gil	es and Sa	ltex in price			

III-20. <u>Interchangeability.--</u>Is sodium sulfate anhydrous produced in the United States and in other countries interchangeable (i.e., can they physically be used in the same applications)?

Please indicate A, F, S, N, or 0 in the table below:

- A = the products from a specified country-pair are *always* interchangeable
- F = the products are *frequently* interchangeable
- S = the products are *sometimes* interchangeable
- N = the products are *never* interchangeable
- 0 = *no familiarity* with products from a specified country-pair

Country-pair	Canada	Other countries
United States		
Canada		
For any country-pair producing sodium sulfate anhydrous that is <i>sometimes</i> or <i>never</i> interchangeable, identify the country-pair and explain the factors that limit or preclude interchangeable use:		

III-21. <u>Factors other than price.</u>--Are differences other than price (e.g., quality, availability, transportation network, product range, technical support, *etc.*) between sodium sulfate anhydrous produced in the United States and in other countries a significant factor in your firm's sales of the products?

Please indicate A, F, S, N, or 0 in the table below:

A = such differences are *always* significant

F = such differences are *frequently* significant

S = such differences are *sometimes* significant

N = such differences are *never* significant

0 = *no familiarity* with products from a specified country-pair

Country-pair	Canada	Other countries
United States		
Canada		

For any country-pair for which factors other than price *always* or *frequently* are a significant factor in your firm's purchases of sodium sulfate anhydrous, identify the country-pair and report the advantages or disadvantages imparted by such factors:

III-22. <u>Customer identification.</u>--List the names and contact information for your firm's 10 largest U.S. customers for sodium sulfate anhydrous since January 1, 2016. Indicate the share of the quantity of your firm's total shipments of sodium sulfate anhydrous that each of these customers accounted for in 2018.

	Customer's name	City	State	Share of 2018 sales (%)
1				
2				
3				
4				
5				
6				
7				
8				
9				
10				

III-23.	Other explanationsIf your firm would like to further explain a response to a question in Part III for which a narrative response box was not provided, please note the question number and the explanation in the space provided below. Please also use this space to highlight any issues your firm had in providing the data in this section, including but not limited to technical issues with the MS Word questionnaire.

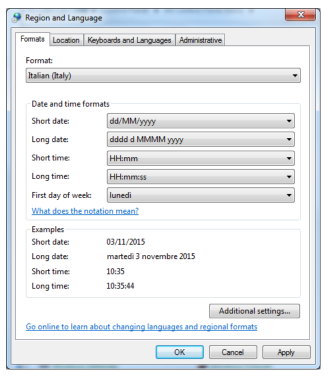
Correcting Valid number error messages.--If you are completing a Commission questionnaire in a country that uses periods (".") to delineate multiples of 1000 (e.g., one million would appear as \$1.000.000 instead of as \$1,000,000), you may be unable to enter in numbers greater than 999 in numeric form fields. This issues stem from your computer number formatting setting (e.g., not the MS Word document itself, but the computer from which you are opening up the document). In the United States commas (,) delineate multiples of 1000 and periods (.) delineate fractions less than one. Many EU countries use the reverse where multiples of 1000 are delineated with periods (.) and fractions less than one are delineated with commas (,). The US International Trade Commission's questionnaires are set-up in the United States with the U.S. number formatting. When this formatting interacts with a computer set to EU number formatting, we believe this may cause this issue.

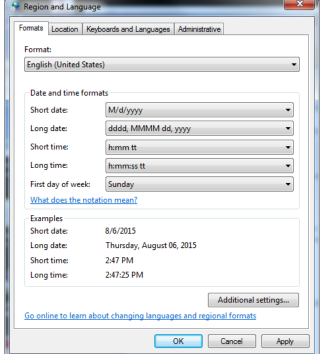
The solution to this data entry issue is to temporarily change your operating system's number formatting to be consistent with the U.S. number formatting system while you complete the questionnaire.

To temporarily change your computer's number settings to U.S. settings, please do the following (for Microsoft Windows Operating system):

- START
- Control Panel
- Region and Language (under Clock, Language, and Region category)
- Format tab
- Change the Format from your existing one (e.g. "Italian (Italy)") to "English (United States)" (see screen shots below)

When you do this the number "twelve million dollars and thirty five cents" would change from \$12.000.000,35 (Italy format) to \$12,000,000.35 (U.S. format), and then there will be no conflict with the questionnaire. When you finish reporting the data then you can close the questionnaire and switch back to Italy settings.





HOW TO FILE YOUR QUESTIONNAIRE RESPONSE

This questionnaire is available as a "fillable" form in MS Word format on the Commission's website at:

https://www.usitc.gov/investigations/701731/2019/sodium_sulfate_anhydrous_canada/final.htm

Please do not attempt to modify the format or permissions of the questionnaire document. Please submit the completed questionnaire using one of the methods noted below. If your firm is unable to complete the MS Word questionnaire or cannot use one of the electronic methods of submission, please contact the Commission for further instructions.

• <u>Upload via Secure Drop Box</u>.—Upload the MS Word questionnaire along with a scanned copy of the signed certification page (page 1) through the Commission's secure upload facility:

Web address: https://dropbox.usitc.gov/oinv/ Pin: SSAF

• E-mail.—E-mail the MS Word questionnaire to Keysha.martinez@usitc.gov; include a scanned copy of the signed certification page (page 1). Submitters are strongly encouraged to encrypt nonpublic documents that are electronically transmitted to the Commission to protect your sensitive information from unauthorized disclosure. The USITC secure drop-box system and the Electronic Document Information System (EDIS) use Federal Information Processing Standards (FIPS) 140-2 cryptographic algorithms to encrypt data in transit. Submitting your nonpublic documents by a means that does not use these encryption algorithms (such as by email) may subject your firm's nonpublic information to unauthorized disclosure during transmission. If you choose a non-encrypted method of electronic transmission, the Commission warns you that the risk of such possible unauthorized disclosure is assumed by you and not by the Commission.

If your firm did not import this product, please fill out page 1, print, sign, and submit a scanned copy to the Commission.

<u>Parties to this proceeding</u>.—If your firm is a party to this proceeding, it is required to serve a copy of the completed questionnaire on parties to the proceeding that are subject to administrative protective order (see 19 CFR § 207.7). A list of such parties may be obtained from the Commission's Secretary (202-205-1803). A certificate of service must accompany the completed questionnaire you submit (see 19 CFR § 207.7). Service of the questionnaire must be made in paper form.