Appendix I—Agreement Suspending the Countervailing Duty Investigation on White Grape Juice Concentrate From Argentina—Export Limit

Product	Export limit in gallons per annual export limit period
WGJC from Argentina	8.0 million gallons.

The parties agree to the following formulae for the conversions between metric tons and gallons:

- \rightarrow 1 metric ton (MT) of 65–68 Brix WGJC = 198 gallons
- \rightarrow 1 gallon of 65–68 Brix WGJC = 0.00505 MT

Appendix II—Agreement Suspending the Countervailing Duty Investigation on White Grape Juice Concentrate From Argentina—Information To Be Contained in Export Licenses

The GOA will issue shipment-specific Export Licenses to exporters of WGJC from Argentina that shall contain the following fields:

- 1. Export License Number: Indicate the Export License number applicable to the shipment.
- 2. Name of the Licensee: Indicate the name of the Licensee, and the name of the producer, if different from the Licensee.
- 3. Name of the Exporter: Indicate the name of the broker/trader or producer, as applicable.
- 4. Complete Description of Merchandise: Include the applicable United States Harmonized Tariff Schedule category and Brix level, if known.
 - 5. Quantity: Indicate in gallons.
 - 6. Quantity: Indicate in Metric Tons (MT)
- 7. Date of Export License: Date that the Export License is issued.
- 8. Date of Expiration of the Export License: Indicate the date that the Export License expires.
- 9. Contract Identification Information: Indicate the contract identification information with which the license is associated, if known.
 - 10. Importer's Number.
- 11. Port of Export: Indicate the port of export.
- 12. Export Limit Period for which the Export License is valid.
- 13. Allocation to Producer/Exporter: Indicate the total amount of the Export Limit allocated to the individual producer/exporter during the relevant Export Limit Period.
- 14. Allocation Remaining: Indicate the remaining amount available under the allocation to the individual producer/ exporter during the relevant Export Limit Period.

Appendix III—Agreement Suspending the Countervailing Duty Investigation on White Grape Juice Concentrate From Argentina—Information on Exports of WGJC From Argentina

In accordance with the established format, the GOA's license issuing authority shall

collect and provide to Commerce all information necessary to ensure compliance with the CVD Agreement. This information will be provided to Commerce on monthly basis. The GOA's license issuing authority will collect and maintain data on exports to the United States on a continuous basis. Data for exports to countries other than the United States will be reported upon request. The GOA's license issuing authority may provide a narrative explanation to substantiate all data collected in accordance with the following formats.

The GOA's license issuing authority will provide a report or summary regarding all Export Licenses issued to entities, which shall contain the following information unless the information is unknown to the licensing authority and the licensee. Upon request, the GOA will provide copies of any Export License to Commerce.

- 1. Export License Number: Indicate the Export License number for the shipment.
- 2. Name of the Licensee: Indicate the name of the Licensee, and the name of the producer, if different from the Licensee.
- 3. Name of the Exporter: Indicate the name of the broker/trader or exporter, as applicable.
- 4. Complete Description of Merchandise: Include the applicable United States Harmonized Tariff Schedule category and Brix level, if known.
 - 5. Quantity: Indicate in gallons.
 - 6. Quantity: Indicate in Metric Tons (MT)
- 7. Date of Export License: Date that the Export License is issued.
- 8. Date of Expiration of the Export License: Indicate the date that the Export License expires.
- 9. Port of Export: Indicate the port of export.
- 10. Date of Export: Indicate the date of export of the WGJC from Argentina to the United States.
- 11. Allocation to producer/exporter: Indicate the total amount of the Export Limit allocated to the individual producer/exporter during the relevant Export Limit Period.
- 12. Allocation Remaining: Indicate the remaining amount available under the allocation to the individual producer/exporter during the relevant Export Limit Period.
- 13. Contract Identification Information: Indicate the contract identification information with which the license is associated, if known.
 - 14. Importer's Number.

[FR Doc. 2023–06124 Filed 3–23–23; 8:45 am]

DEPARTMENT OF COMMERCE

International Trade Administration [C-570-151]

Tin Mill Products From the People's Republic of China: Postponement of Preliminary Determination in the Countervailing Duty Investigation

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

DATES: Applicable March 24, 2023.
FOR FURTHER INFORMATION CONTACT:
Genevieve Coen or Melissa Porpotage,
AD/CVD Operations, Office II,
Enforcement and Compliance,
International Trade Administration,
U.S. Department of Commerce, 1401
Constitution Avenue NW, Washington,
DC 20230; telephone: (202) 482–3251 or
(202) 482–1413, respectively.

SUPPLEMENTARY INFORMATION:

Background

On February 7, 2023, the U.S. Department of Commerce (Commerce) initiated a countervailing duty (CVD) investigation of imports of tin mill products from the People's Republic of China (China).¹ Currently, the preliminary determination is due no later than April 13, 2023.

Postponement of Preliminary Determination

Section 703(b)(1) of the Tariff Act of 1930, as amended (the Act) requires Commerce to issue the preliminary determination in a CVD investigation within 65 days after the date on which Commerce initiated the investigation. However, section 703(c)(1) of the Act permits Commerce to postpone the preliminary determination until no later than 130 days after the date on which Commerce initiated the investigation if: (A) the petitioner makes a timely request for a postponement; or (B) Commerce concludes that the parties concerned are cooperating, that the investigation is extraordinarily complicated, and that additional time is necessary to make a preliminary determination. Under 19 CFR 351.205(e), the petitioner must submit a request for postponement 25 days or more before the scheduled date of the preliminary determination and must state the reasons for the request. Commerce will grant the request unless it finds compelling reasons to deny it.

On March 17, 2023, the petitioners submitted a timely request that

¹ See Tin Mill Products from the People's Republic of China: Initiation of Countervailing Duty Investigation, 88 FR 9476 (February 14, 2023).

Commerce postpone the preliminary CVD determination.² The petitioners stated that additional time is needed to collect the necessary information for the preliminary determination.³

In accordance with 19 CFR 351.205(e), the petitioners have stated the reasons for requesting a postponement of the preliminary determination, and Commerce finds no compelling reason to deny the request. Therefore, in accordance with section 703(c)(1)(A) of the Act, Commerce is postponing the deadline for the preliminary determination to no later than 130 days after the date on which this investigation was initiated, i.e., June 20, 2023.4 Pursuant to section 705(a)(1) of the Act and 19 CFR 351.210(b)(1), the deadline for the final determination of this investigation will continue to be 75 days after the date of the preliminary determination.

This notice is issued and published pursuant to section 703(c)(2) of the Act and 19 CFR 351.205(f)(1).

Dated: March 20, 2023.

Lisa W. Wang,

Assistant Secretary for Enforcement and Compliance.

[FR Doc. 2023–06114 Filed 3–23–23; 8:45 am] BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration

[A-357-825]

White Grape Juice Concentrate From Argentina: Suspension of Antidumping Duty Investigation

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

SUMMARY: The U.S. Department of Commerce (Commerce) has suspended the antidumping duty investigation on white grape juice concentrate (WGJC) from Argentina. The basis for this action is an agreement between Commerce and

signatory producers/exporters accounting for substantially all imports of WGJC from Argentina, wherein each signatory producer/exporter has agreed to revise its prices to eliminate completely the injurious effects of exports of the subject merchandise to the United States.

DATES: Applicable March 17, 2023.
FOR FURTHER INFORMATION CONTACT:
Sally C. Gannon or David Cordell,
Bilateral Agreements Unit, Enforcement
and Compliance, International Trade
Administration, U.S. Department of
Commerce, 1401 Constitution Avenue
NW, Washington, DC 20230; telephone:
(202) 482–0162 or (202) 482–0408,
respectively.

SUPPLEMENTARY INFORMATION:

Background

On April 20, 2022, Commerce initiated an antidumping duty investigation under section 732 of the Tariff Act of 1930, as amended (the Act), to determine whether imports of WGCJ from Argentina are being, or are likely to be, sold in the United States at less than fair value (LTFV).1 On May 16, 2022, the U.S. International Trade Commission (ITC) notified Commerce of its affirmative preliminary injury determination. On November 3, 2022, Commerce preliminarily determined that WGCJ from Argentina is being, or is likely to be, sold in the United States at LTFV, as provided in section 733 of the Act, and postponed the final determination in the investigation until no later than 135 days after the date of publication of the *Preliminary* Determination in the Federal Register.²

On December 21, 2022, Commerce issued a letter that formally opened consultations with Federación de Cooperativas Vitivinicolas Argentinas Coop. Ltda (Fecovita) and any other producers/exporters of WGJC from Argentina with respect to a possible antidumping duty suspension agreement under section 734(c) of the Act.³ Since that time, Commerce has continued to negotiate with representatives of the Argentine producers/exporters and, in parallel, has

continually consulted with the petitioner, Delano Growers Grape Products.

On February 13, 2023, Commerce and representatives of certain producers/ exporters initialed a proposed agreement to suspend the antidumping duty investigation on WGJC from Argentina. Consistent with section 734(e) of the Act, Commerce notified the petitioner and the other parties, released the initialed draft agreement to the interested parties, and invited interested parties to provide written comments on the draft suspension agreement by no later than the close of business on March 13, 2023.4 Consistent with 734(e)(1) of the Act, Commerce consulted with the petitioner concerning its intention to suspend the antidumping duty investigation on WGJC from Argentina. Commerce also notified the ITC of the proposed agreement, 5 consistent with 734(e)(1) of the Act, and released a draft statutory memorandum explaining how the agreement will be implemented and enforced, and how the agreement will meet the applicable statutory requirements, consistent with section 734(e)(2) of the Act.⁶ Commerce received comments from the petitioner and the mandatory respondents, Fecovita and Cepas Argentinas S.A. (Cepas), by the March 13, 2023, deadline.7

On March 17, 2023, Commerce and representatives of the signatory producers/exporters accounting for substantially all imports of WGJC from Argentina signed the Agreement Suspending the Antidumping Duty Investigation on White Grape Juice Concentrate from Argentina (AD Agreement), attached hereto.

Scope of Agreement

See Section I, Product Coverage, of the AD Agreement.

² See Petitioners' Letter, "Petitioner's Request for Extension of Preliminary Determination Deadline," dated March 17, 2023. The petitioners are Cleveland-Cliffs Inc. and the United Steel, Paper and Forestry, Rubber, Manufacturing, Energy, Allied Industrial and Service Workers International Union

³ Ia

⁴Postponing the preliminary determination to 130 days after initiation would place the deadline on Saturday, June 17, 2023, and the following Monday, June 19, 2023 is a Federal holiday. Commerce's practice dictates that where a deadline falls on a weekend or federal holiday, the appropriate deadline is the next business day. See Notice of Clarification: Application of "Next Business Day" Rule for Administrative Determination Deadlines Pursuant to the Tariff Act of 1930, As Amended, 70 FR 24533 (May 10, 2005).

¹ See White Grape Juice Concentrate from Argentina: Initiation of Less-Than-Fair-Value Investigation, 87 FR 24934 (April 27, 2022).

² See White Grape Juice Concentrate from Argentina: Preliminary Affirmative Determination of Sales at Less Than Fair Value, Postponement of Final Determination, and Extension of Provisional Measures, 87 FR 66269 (November 3, 2022) (Preliminary Determination).

³ See Commerce's Letter, "Consultations on Potential Agreement Suspending the Antidumping Duty (AD) Investigation on White Grape Juice Concentrate from Argentina," dated December 21,

⁴ See Commerce's Letter, "Draft Agreement Suspending the Antidumping Duty Investigation on White Grape Juice Concentrate from Argentina," dated February 13, 2023.

 $^{^5\,}See$ Commerce's Letter, "Initialed Draft Suspension Agreements," dated February 14, 2023.

^e See Commerce's Letter, "Draft Agreement Suspending the Antidumping Duty Investigation on White Grape Juice Concentrate from Argentina: Assessment of Statutory Requirements Memorandum," dated February 14, 2023.

⁷ See Petitioner's Letter, "Comments in support of the Suspension Agreements in the Anti-dumping and Countervailing duty of White Grape Juice Concentrate (WGJC) from Argentina," dated March 13, 2023; see also Cepas and Fecovita's Letter, "Comments on Draft Suspension Agreements on Behalf of Exporters of White Grape Juice Concentrate from Argentina," dated March 13, 2022.