

**EXECUTIVE SUMMARY**

**OF THE**

**ANTI-DUMPING EXPIRY REVIEW REQUEST CONCERNING  
IMPORTS OF CERTAIN PREPARED OR PRESERVED CITRUS FRUITS  
(NAMELY MANDARINS, ETC.) ORIGINATING IN CHINA**

**Lodged by**

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**on behalf of**

**Federación Nacional de Asociaciones de Transformados Vegetales y  
Alimentos Procesados (FENAVAL)**

## 1. PRODUCT CONCERNED

The product concerned by this request is prepared or preserved mandarins (including tangerines and satsumas), clementines, wilkings and other similar citrus hybrids, not containing added spirit, whether or not containing added sugar or other sweetening matter, and as defined under CN heading 2008.

It falls within CN codes 2008 30 55, 2008 30 75 and ex 2008 30 90 (TARIC codes 2008 30 90 61, 2008 30 90 63, 2008 30 90 65, 2008 30 90 67, and 2008 30 90 69).

The product concerned is obtained by peeling and segmenting certain varieties of small citrus fruit (mainly satsumas) which are then packaged in a medium of sugar syrup, juice, or water. Peeling and segmenting can either be carried out manually or by machine.

Satsumas, clementines, and other small citrus fruit are commonly known by the collective name 'mandarin'. Most of these different varieties of fruit are suitable to be used as fresh product or for juicing or canning. They are similar and their preparations or preservations are, thus, considered as one single product.

The imported product and the Union product are alike. Their basic characteristics, production processes, and end uses are identical.

## 2. SUMMARY OF THE CASE

The request is brought by the *Federación Nacional de Asociaciones de Transformados Vegetales y Alimentos Procesados* ("FENAVAL") on behalf of all Union producers of the like product.

FENAVAL requests, pursuant to Article 11(2) of Regulation (EU) 2016/1036, that the European Commission initiates an expiry review of the existing anti-dumping measures on imports of the product concerned originating in China. The current measures were adopted following an expiry review by Commission Implementing Regulation (EU) No 1313/2014.

In its request, FENAVAL has provided *prima facie* evidence that clearly shows that (i) Chinese exports of the product concerned continue to be made below normal value, at significant dumped levels; that (ii) imports of the product concerned from China at dumped prices continue to injure the Union industry or could result in the recurrence of injury to Union producers; and that (iii) no other factor appears to break the causal link between this injury and the dumped imports from China.

In addition, FENAVAL has shown that it is in the Union interest to maintain the existing anti-dumping duties in force.

In the absence of these duties, FENAVAL has shown that the volume of dumped imports of the product concerned originating in China will rise considerably and will exacerbate the current injury to the Union industry or, in any event and in all likelihood, will result in the recurrence of injury to Union producers. The expiration of the current anti-dumping measures would potentially lead to major deterioration of the Union industry, including the closure of production sites, the destruction of direct and indirect jobs and, eventually, the disappearance of the entire industry in the Union.

### **3. INTERESTED PARTIES**

#### **3.1 Known EU producers**

1. Agricultura y Conservas, S.A. ("AGRICONSA")
2. Industrias Videca, S.A. ("VIDECA")

#### **3.2 Known Chinese exporters and producers**

1. Guangxi Guiguo Food Co., Ltd.
2. Guangxi Guilin Huangguan Food Co., Ltd.
3. Huangyan No. 2 Canned Food Factory
4. Huangyan No. 1 Canned Food Factory
5. Hubei Jhine Int. Trading Co., Ltd.
6. Hubei Xinshiji Foods Co., Ltd.
7. Hunan Cereals, Oils & Foodstuffs Import & Export Group Co., Ltd.
8. Hunan Pointer Foods Co., Ltd.
9. Ningbo Guosheng Foods Co., Ltd.
10. Ningbo Orient Jiuzhou Food Trade & Industry Co., Ltd.
11. Ningbo Pointer Canned Foods Co., Ltd.
12. Ningbo Wuzhouxing Group Co., Ltd.
13. Ninghai Dongda Foodstuff Co., Ltd.
14. Ninghai Kaiz Foods Co., Ltd.
15. Toyoshima Share Yidu Foods Co., Ltd.
16. Yi Chang Yin He Food Co., Ltd.
17. Yichang Jiayuan Foodstuffs Co., Ltd.
18. Yichang Rosen Foods Co., Ltd.
19. Yongzhou Quanhui Canned Food Co., Ltd.
20. Zhejiang Cereals, Oils & Foodstuffs Import & Export Co., Ltd.

21. Zhejiang Chun-An Foreign Trade Co., Ltd.
22. Zhejiang Iceman Group Co., Ltd.
23. Zhejiang Juda Industry Co., Ltd.
24. Zhejiang Xinchang Best Foods Co., Ltd.
25. Zhejiang Xinshiji Foods Co., Ltd.
26. Zhejiang Zuangyan Baile Foods Co., Ltd.
27. CFNA – China Chamber of Commerce for I/E Foodstuff, Native Produce & Animal By-products

### **3.3 Known EU importers**

1. Clama GmbH & Co. KG
2. Clearhouse, s.r.o.
3. EDEKA Zentrale AG & Co. KG
4. Gaston, s.r.o.
5. Goral, spol. s.r.o.
6. Hamé, s.r.o.
7. Hüpeden & Co. (GmbH & Co.) KG
8. I. Schmidt Handelsgesellschaft m.b.H
9. I. Schroeder KG (GmbH & Co.)
10. Intermondo Warenhandels GmbH
11. Lidl Stiftung & Co. KG
12. Lumarkt, s.r.o.
13. Netra Agro B.V.
14. REWE-Zentral AG
15. WS China Import GmbH
16. Wünsche Handelsgesellschaft International mbH & Co KG
17. ZUMDIECK GmbH
18. FRUCOM aisbl