

Mercosur

Describing the expected Mercosur-EU Trade Agreement enforcement from an ethanol perspective

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Introduction

The date of **1 May 2026** is the expected start of provisional application of the EU–Mercosur agreement following completion of ratifications and exchange of notifications between the parties.

From that date, tariff preferences and TRQs, including those for ethanol originating in Brazil, are intended to become legally applicable under the provisional application mechanism of Article 218(5) of the Treaty on the Functioning of the European Union.

However, actual use in practice still depends on the scope of the Council Decision and EU implementation measures, including TARIC activation and any conditions attached to the ethanol quota (e.g. industrial end-use or administrative controls). Only measures explicitly included in the provisional application package can be used from day one.

In short: ethanol imports from Brazil are covered in principle from 1 May 2026, but their practical availability depends on final EU implementation and system activation.

Treaty on the Functioning of the European Union (TFEU)

Article 218

Agreements between the Union and third countries or international organisations

(...)

(5) The Council, on a proposal by the negotiator, shall adopt a decision authorising the signing of the agreement and, if necessary, its provisional application before entry into force.

(6) The Council, on a proposal by the negotiator, shall adopt a decision concluding the agreement.

Except where agreements relate exclusively to the common foreign and security policy, the Council shall adopt the decision concluding the agreement:

- after obtaining the consent of the European Parliament in the following cases:
- association agreements
- agreement on Union accession to the European Convention for the Protection of Human Rights and Fundamental Freedoms
- agreements establishing a specific institutional framework by organising cooperation procedures
- agreements with important budgetary implications for the Union
- agreements covering fields to which either the ordinary legislative procedure applies, or the special legislative procedure where consent by the European Parliament is required

The European Parliament shall be immediately and fully informed at all stages of the procedure.

(...)

(8) The Court of Justice shall have jurisdiction to give an opinion on the compatibility of an agreement envisaged with the Treaties. Where the opinion of the Court is negative, the agreement envisaged may not enter into force unless it is amended or the Treaties are revised.

End-use

The “end-use” reference in the EU-Mercosur ethanol TRQ should be understood as an **agreement-level tariff condition (intended use requirement)** and not, as such, the EU customs **end-use special procedure under the Union Customs Code (including Article 211 UCC)**. In practical terms, this means you are not automatically required to apply for or operate under a customs end-use authorisation system solely because of this wording. Your immediate obligation is to ensure that, if and when the chemical-industry TRQ is claimed, you can **demonstrate and document downstream delivery to bona fide industrial users in CN Chapters 28-40**, supported by contractual end-use declarations and traceable sales and delivery records. Only if the EU were to formally implement a separate customs end-use procedure under UCC rules would a licensing requirement under Article 211 potentially become relevant.

Ethanol passage - Annex 2

Tariff Elimination Schedule

Section A

21. Tariff rate quota for ethanol

(a) Originating goods marked with the notation "TRQ-EL" in Appendix 2-A-1 and listed in point (d) shall be subject to the in-quota tariff rate in point (b) of this paragraph in the following years and aggregate quantities, except for a duty-free portion of the total aggregate quantity in each year being reserved for a specific use for the chemical industry¹:

| Year | Aggregate annual quantity (MT) All uses | Aggregate annual quantity (MT) Specific use: for the chemical industry | Total aggregate annual quantity (MT) |
|----------------------------|--|---|--------------------------------------|
| 0 | 33 333 | 75 000 | 108 333 |
| 1 | 66 667 | 150 000 | 216 667 |
| 2 | 100 000 | 225 000 | 325 000 |
| 3 | 133 333 | 300 000 | 433 333 |
| 4 | 166 667 | 375 000 | 541 667 |
| 5 and each subsequent year | 200 000 | 450 000 | 650 000 |

1 The EU may provide that imports of ethanol under the portion of the quota reserved for use by the chemical industry are subject to an End Use Procedure, with a view of conducting the customs control relating to the use of such goods. The objective is to ensure that those imports are used for manufacturing products classified under Chapters 28 to 40 of the EU Combined Nomenclature (CN). The customs controls applied to prevent circumvention of imports into the fuel or beverage market shall not represent a burden beyond those measures necessary to control imports under this TRQ. Those measures shall be proportional to the risk of circumvention and their urgency and shall be taken in accordance with Articles 4.12 and 4.16, inter alia considering the record of the importer as appropriate.

(b) For the quota for all usages the in-quota duty for the undenatured ethyl alcohol imported under subheading 2207.10 and tariff items 2208.90.91 and 2208.90.99 shall be 6,4 (six point four) EUR/hl, and the in-quota duty for the denatured ethyl alcohol imported under subheading 2207.20 shall be 3,4 (three point four) EUR/hl. For the quota for specific use for the chemical industry the in-quota duty shall be 0 (zero).

(c) Originating goods entered in excess of the aggregate quantities set out in point (a) of this paragraph shall be subject to the base rate of the customs duty set out in Appendix 2-A-1.

(d) This paragraph applies to originating goods classified in the following tariff items: 2207 10 00, 2207 20 00, 2208 90 91 and 2208 90 99.

[Annex 2A - TARIFF ELIMINATION SCHEDULE.pdf](#)

Validity Import license

For an AGRIM import licence (L001), the relevant EU import licensing rules (including Delegated Regulation (EU) 2016/1237 and Implementing Regulation (EU) 2016/1239) provide that **the import declaration can only be validly made by:**

- the holder of the licence (titular), or
- the transferee (cessionary), or
- a **customs representative acting on behalf of either of the above.**

If the terminal lodges the import declaration under its EIDR authorisation (**Entry in Declarant's Records**), it must do so in its own name as the declarant. This is incompatible with direct customs representation, because direct representation requires the declaration to be made in the name of the importer. Since EIDR is based on the authorisation holder's own simplified declaration in its records, the terminal cannot apply EIDR while at the same time acting as a direct representative for the importer. As a result, if the import licence (e.g. AGRIM) is to be used via a customs representative, the only **remaining option** is for the terminal to act as an **indirect representative**.

This means that the terminal, acting in its own name but on behalf of the importer, becomes the declarant and assumes **joint liability** towards the customs authorities together with the importer of record, including responsibility for compliance with the licence conditions and any resulting customs debt.

By contrast, where the **normal declaration procedure** is used (i.e. not EIDR), **both direct and indirect representation remain possible**, allowing the declaration to be made either in the name of the importer (direct representation) or in the name of the representative (indirect representation).

Classification

| Code | Description |
|---------------|---|
| IV | SECTION IV - Prepared foodstuffs; beverages, spirits and vinegar; tobacco and manufactured tobacco substitutes (chapter 16 - 24) |
| 22 | CHAPTER 22 - BEVERAGES, SPIRITS AND VINEGAR |
| 2207 | Udenatured ethyl alcohol of an alcoholic strength by volume of 80 % vol or higher; ethyl alcohol and other spirits, denatured, of any strength TN701 |
| 2207 10 | - Udenatured ethyl alcohol of an alcoholic strength by volume of 80 % vol or higher |
| 2207 10 00 11 | -- Goods obtained from agricultural products listed in Annex I to the Treaty on the Functioning of the European Union |
| 2207 10 00 19 | --- Ethyl alcohol produced from agricultural products (as listed in Annex I to the Treaty on the Functioning of the European Union), excluding products with a water content of more than 0,3 % (m/m) measured according to the standard EN 15376 TN094 |
| 2207 10 00 90 | --- Other |
| 2207 10 00 90 | --- Other |

Import control (AGRIM, L001) for 2207 1000 11 and 2207 1000 19.

End use license

Example

| | |
|---------------------------|---|
| Commodity code | 2707 99 99 10 |
| Start date | 1-7-2014 |
| End date | |
| Goods nomenclature groups | |
| Description | SECTION V - Mineral products (chapter 25 - 27) CHAPTER 27 - MINERAL FUELS, MINERAL OILS AND PRODUCTS OF THEIR DISTILLATION; BITUMINOUS SUBSTANCES; MINERAL WAXES; Oils and other products of the distillation of high temperature coal tar; similar products in which the weight of the aromatic constituents exceeds that of the non-aromatic constituents; Other; Other; Other; Other; Heavy and medium oils, whose aromatic content exceeds their non-aromatic content, for use as refinery feedstock to undergo one of the specific processes described in Additional note 5 to Chapter 27 |
| Footnotes | TN701 |
| | <button>Calculate</button> |

Result of search: 68 measure(s) found

| Origin | Start date | End date | Measure type | Footnotes |
|--------|------------|----------|---|----------------|
| EU | 1-1-1999 | | Third country duty (103) | |
| EU | 1-1-2006 | | Customs Union Duty (106) | |
| EU | 1-1-2006 | | Customs Union Duty (106) | |
| EU | 1-1-2006 | | Customs Union Duty (106) | |
| EU | 1-1-2026 | | Autonomous suspension under end-use (115) | EU001 TM861 |
| EU | 21-9-2017 | | Tariff preference (142) | CD727 |
| EU | 1-1-2007 | | Tariff preference (142) | CD500 |
| EU | 29-12-2008 | | Tariff preference (142) | |
| EU | 14-5-2012 | | Tariff preference (142) | |
| EU | 10-10-2016 | | Tariff preference (142) | |

Measure "Autonomous suspension under end-use"
valid from 1-1-2026

| | |
|-------------------------|---|
| Tax code | A00 |
| UCC preference code | 110 The end-use measure is allowed with customs procedure 44 "End-use" |
| Pre-UCC preference code | 115 |

Retroactive amendment

| Date | Event |
|----------|------------------------|
| 5-1-2026 | Measure added |
| 5-1-2026 | Charge added |
| 5-1-2026 | Condition added |
| 5-1-2026 | Condition added |
| 5-1-2026 | Excluded country added |
| 5-1-2026 | Excluded country added |
| 5-1-2026 | Footnote added |
| 5-1-2026 | Footnote added |

| Date | Event |
|------------|-------------------------------|
| 5-1-2026 | Modification regulation added |
| 30-12-2021 | Base regulation changed |

Close

| Excluded countries | Duty expression | Conditions |
|--------------------|-----------------|---------------------------------|
| | 1.700% | |
| | 0.000% | |
| | 0.000% | |
| | 0.000% | View conditions |
| BY RU | 0.000% | View conditions |
| | 0.000% | View conditions |
| | 0.000% | View conditions |
| HT | 0.000% | View conditions |
| | 0.000% | View conditions |
| | 0.000% | View conditions |

115: Measure "Autonomous suspension under end-use"
valid from 1-1-2026
Geographical area: 1011

B: Presentation of a certificate/licence/document

| Code | Type of document | Description | Procedure |
|----------------------|-------------------------|--|-------------------------------------|
| N990 | UN/EDIFACT certificates | EUS - Authorisation for the use of end use procedure (Column 8c, Annex A of Delegated Regulation (EU) 2015/2446) | 27: Apply the mentioned duty |
| No document provided | | | 08: Declared subheading not allowed |

Close

Quota consultation example

Annex II Quota consultation example Chile

SECTION IV PREPARED FOODSTUFFS; BEVERAGES, SPIRITS AND VINEGAR; TOBACCO AND MANUFACTURED TOBACCO SUBSTITUTES; PRODUCTS, WHETHER OR NOT CONTAINING NICOTINE, INTENDED FOR INHALATION WITHOUT COMBUSTION; OTHER NICOTINE CONTAINING PRODUCTS INTENDED FOR THE INTAKE OF NICOTINE INTO THE HUMAN BODY

CHAPTER 22 BEVERAGES, SPIRITS AND VINEGAR

2207 Undenatured ethyl alcohol of an alcoholic strength by volume of 80 % vol or higher; ethyl alcohol and other spirits, denatured, of any strength : (TN701)

2207 10 - Undenatured ethyl alcohol of an alcoholic strength by volume of 80 % vol or higher :

- - Goods obtained from agricultural products listed in Annex I to the Treaty on the Functioning of the European Union :

2207 10 00 11 ▾ - - - Ethyl alcohol produced from agricultural products (as listed in Annex I to the Treaty on the Functioning of the European Union), excluding products with a water content of more than 0,3 % (m/m) measured according to the standard EN 15376 (TN094)

ERGA OMNES (ERGA OMNES 1011)

→| Restriction on entry into free circulation (16-09-2023 -) (CD421)

R1237/16

Excluding: North Korea (Democratic People's Republic of Korea) (KP)
[Show conditions]

→| Import control of organic products (01-01-2022 -) (CD808)

R2306/21

Excluding: Switzerland (CH) , Iceland (IS) , Liechtenstein (LI) , Norway (NO)
[Show conditions]

→| Third country duty (01-07-2000 -) : 19.20 EUR / hl

R2204/99

→| Additional duties (20-07-2025 -) (TM01026)

R1227/25

Excluding: Belarus (BY) , Russian Federation (RU)
[Show conditions]

Chile (CL)

→| Preferential tariff quota (01-01-2026 - 31-12-2026) : 0 % (Order number: 091954)

R0184/25

Tariff publication: Search on origins

Origin

Validity period (start date in)

- 2027
- 2026
- 2025
- 2024
- 2023
- 2022
- 2021
- 2020
- 2019

Order number

091954

List

Critical

Not specified

Status

None

Search

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| Order number | Origins | Start date | End date | Balance | |
|--------------|---------|------------|------------|------------------|-----------------------------|
| 091954 | Chile | 01-01-2026 | 31-12-2026 | 1496370 Kilogram | [More info] |
| 091954 | Chile | 01-02-2025 | 31-12-2025 | 1020003 Kilogram | [More info] |

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https://ec.europa.eu/taxation_customs/dds2/taric/quota_consultation.jsp?Lang=en