**Update of relevant trade-related legislation published from 17 to 31 May 2020[[1]](#footnote-2)**

Contract FWC FPI PSF 2015 - 408258

Technical support to EU Market Access Team and Trade Analysis in Argentina[[2]](#footnote-3)

TABLE OF CONTENT

1. Ad-Hoc News: COVID-19 2

 1.1 Extension of the lockdown measure

 1.2 Exceptions to the lockdown measure

 1.3 Prohibition to dismiss or suspend workers

2. Tariffs and customs procedures 2

 2.1 New products subject to Non-Automatic Import Licensing

 2.2 Suspension of Customs operational terms

3. Taxes and fiscal measures 3

 3.1 Fiscal recess due to COVID-19

4. Competition and state aid measures (subsidies) 3

 4.1 Emergency Assistance Program for Labour and Production

 4.2 Maximum prices for essential products

 4.3 Price for local crude oil – “*Barril Criollo*”

5. Standards and technical regulations 4

 5.1 Labelling requirements for wines

 5.2 Technical regulation on Alternating Current Energy Meters

6. Government Procurement 5

7. Sanitary and Phytosanitary (SPS) measures and agriculture 5

8. Foreign Direct Investments (FDI) 5

9. Intellectual Property Rights (IPR) 5

 9.1 Notification for local users of European GIs

10. Financial regulations 5

 10.1 Extension of term to exchange Government Bonds

 10.2 Further regulations on sales of securities

 10.3 Further regulations on the access to the foreign exchange market

11. Trade and Sustainable Development 6

 11.1 Publication of conservation measures on Antarctic marine ecosystems

12. Trade-related agreements 6

 12.1 Entry into force of trade agreements

13. Agenda 8

ANNEX I - TBT and SPS notifications of Argentina 8

ANNEX II - List of new products subject to NAILs 8

ANNEX III - List of new products excluded from NAILs 11

# Ad-Hoc News: SANITARY EMergency – COVID 19

**1.1 Extension of the Lockdown Measure.** [Decree No. 493/2020](https://www.boletinoficial.gob.ar/detalleAviso/primera/229716/20200525) extends the lockdown measure ordered by Decree No. 297/2020 until 7 June 2020, along with the provisions of Decree No. 459/2020. In this sense, the provinces may exempt certain activities and services from the lockdown measure in their local jurisdictions provided that they comply with the sanitary protocols and requirements established and obtain the approval of the sanitary authorities.

The following activities continue to be forbidden in the entire country:

1. In-person classes in all the levels and modalities of education.
2. Public and private events (social, cultural, sporting, and religious, among others).
3. Opening of shopping malls, cinemas, theatres, gymnasiums, libraries, museums, restaurants, bars, and every other public or private establishments that involve the gathering of people.
4. Public passenger transport services, except for workers exempted from the Lockdown Measure.
5. Tourist activities and opening of public parks.

In addition, Decree No. 493/2020 extends until 7 June 2020 the prohibition to enter the country established by Decrees No. 274/2020 and No. 331/2020.

**1.2** **Exceptions to the Lockdown Measure.** [Administrative Decision No. 810/2020](https://www.boletinoficial.gob.ar/detalleAviso/primera/229398/20200516?busqueda=2) issued by the Ministerial Chief of Staff exempts the following activities from the lockdown measure, provided that workers comply with all the sanitary measures established by the Government:

1. Religious activities that do not require the gathering of people.
2. Maintenance and repair of trains, vessels, ships and aircrafts.
3. Manufacture and supply of productive inputs and spare parts needed for rail, air, river and sea transport.
4. Training activities of airplane pilots.
5. National Social Security Administration employees.
6. Occupational safety and hygiene technicians.
7. Highway concessionaries and toll collection.
8. Insurance activities.

However, the activities described in items (i) to (iv) are not allowed in the metropolitan area of Buenos Aires.

In addition, Administrative Decisions [No. 818/2020](https://www.boletinoficial.gob.ar/detalleAviso/primera/229475/20200519?busqueda=2); [No. 876/2020](https://www.boletinoficial.gob.ar/detalleAviso/primera/229653/20200522); [No. 886/2020](https://www.boletinoficial.gob.ar/detalleAviso/primera/229718/20200525); [No. 903/2020](https://www.boletinoficial.gob.ar/detalleAviso/primera/229799/20200527); [No. 904/2020](https://www.boletinoficial.gob.ar/detalleAviso/primera/229800/20200527); [No. 909/2020](https://www.boletinoficial.gob.ar/detalleAviso/primera/229854/20200528?busqueda=2); [No. 919/2020](https://www.boletinoficial.gob.ar/detalleAviso/primera/229921/20200529?busqueda=2) and [No. 920/2020](https://www.boletinoficial.gob.ar/detalleAviso/primera/229922/20200529?busqueda=2) issued by the Ministerial Chief of Staff exempt other activities from the mandatory lockdown measure in certain cities and municipalities of the provinces of Buenos Aires, Chubut, Santa Cruz, Corrientes, Mendoza and La Pampa, provided that workers comply with all the sanitary measures established by the Government. Moreover, each jurisdiction shall monitor the epidemiological situation to ensure that these new exemptions do not affect the efforts to reduce and mitigate the sanitary impact of the pandemic.

**1.3** **Prohibition to dismiss or suspend workers.** [Decree No. 487/2020](https://www.boletinoficial.gob.ar/detalleAviso/primera/229469/20200519) extends for 60 days (that is until the end of July) the prohibition to dismiss and suspend workers established in Decree No. 329/2020. Decree No. 329/2020 had forbidden dismissals without cause as well as dismissals and suspensions based on decrease in sales or *force majeure*.

# Tariffs and customs procedures

**2.1** **New products subject to Non-Automatic Import Licensing.** [Dispositions No. 9/2020](https://www.boletinoficial.gob.ar/detalleAviso/primera/229569/20200520?busqueda=2) and [No. 10/2020](https://www.boletinoficial.gob.ar/detalleAviso/primera/229692/20200522?busqueda=2) issued by the Under-Secretariat of Policy and Trade Management modifies the lists of tariff positions subject a Non-Automatic Import License - NAIL (detailed in Resolution No. 523/2017 issued by the formerSecretariat of Trade), which aims at controlling the trade flows of the affected products.

In this sense, the Dispositions incorporate 85 new tariff positions that shall now require NAILs. The variety of products affected includes food products, organic and inorganic chemicals, plastics, iron and steel products, rubber, synthetic fibers, textiles, copper wires, aluminum products, machinery and mechanical appliances, electrical machinery and appliances, vehicles for the transport of goods, weapons and ammunitions, and lighting devices, among others.

In addition, the Dispositions also exclude some 21 tariff positions from the NAIL procedure. The products excluded, which shall now see their import facilitated, include fruits, fruit juice, coffee, fish, cocoa preparations, spirits, pet food and alcohol peroxides.

The complete list of new tariff positions subject to NAILs by means of Dispositions No. 9/2020 and 10/2020 is available in [Annex II](#_ANNEX_II_-) of this report; and the list of new tariff positions that are now excluded from the scope of the NAILs is available in [Annex III](#_Annex_III_–).

# Taxes and fiscal measures

**3.1** **Fiscal recess due to COVID-19**. [General Resolution No. 4722/2020](https://www.boletinoficial.gob.ar/detalleAviso/primera/229826/20200527?busqueda=2) issued by AFIP (Tax Authority) extends the extraordinary fiscal recess established by General Resolution No. 4695/2020 until 7 June 2020 due to the Sanitary Emergency. Consequently, during the fiscal recess the administrative procedural terms shall not be computed.

# Competition and state aid measures (subsidies)

**4.1 Emergency Assistance Program for Labour and Production**. [Administrative Decision No. 817/2020](https://www.boletinoficial.gob.ar/detalleAviso/primera/229414/20200518?busqueda=2) issued by the Ministerial Chief of Staff establishes additional requirements that companies already benefitting from the Programme –created by Decree No. 332/20 and applicable to employers and workers affected by the health emergency– must meet.

In this sense, one of the most important conditions is that companies with less than 800 employees shall not (i) distribute dividends, (ii) buy back their stocks, or (iii) acquire securities in AR$ in order to be sold immediately in USD (the so called “*contando con liquidación*”, one of the few legal ways to acquire foreign currency without being subject to the monthly limit of USD 200), for a period of 12 months starting at the end of the fiscal year in which the benefit was granted.

This condition was already in force for companies with more than 800 employees. However, Administrative Decision No. 817/2020 also extends the duration of the conditions for these companies to 24 months starting at the end of the fiscal year in which the benefit was granted.

**4.2** **Maximum prices for essential products.** [Resolution No. 133/2020](https://www.boletinoficial.gob.ar/detalleAviso/primera/229431/20200518?busqueda=2) issued by the Secretariat of Trade extends until 20 June 2020 the validity of the provisions established by Resolution No. 100/2020. This latter Resolution had fixed maximum prices applicable to retailers, hypermarkets, supermarkets and small shops that commercialize certain food, health and cleaning products detailed in the Resolution, that are deemed essential for the population.

**4.3** **Price for local crude oil – “*Barril Criollo*”.** [Decree No. 488/2020](https://www.boletinoficial.gob.ar/detalleAviso/primera/229470/20200519) fixed the crude oil price for the domestic market at USD 45 per barrel for the “Medanito” crude oil. This reference price shall be in force from 19 May to 31 December 2020, unless the price of the “ICE BRENT FIRST LINE” exceeds USD 45 per barrel and remains at or above such value for 10 days, in which case the reference price will be no longer applicable. This price shall be taken as a reference and will be adjusted according to the type of crude oil.

Moreover, the Decree requires production companies to maintain: (i) the activity and/or production levels of 2019; (ii) the contracts currently in force with the regional services companies; (iii) the workforce that they had as of 31 December 2019; and (iv) their investment plans. In addition, production companies are not allowed to access to the local exchange market to acquire foreign currency, to acquire securities denominated in Argentine Pesos to be sold and paid in foreign currency, or to transfer those securities abroad.

Further, the Decree: (a) forbids the imports of products that are available in the domestic market and/or for which there is a local processing capacity; and (b) establishes new export duties for fuel, diesel and other oil derivatives, which range between 0% and 8% depending on the international price of crude oil.

To sum up, this Decree intends to bail out the local production of oil in the context of a significant fall in the international prices of oil by fixing a price that is higher than the international market price and prohibiting refineries and marketers from importing crude oil unless there is no local supply.

# Standards and technical regulations

**5.1** **Labelling requirements for wines**. [Resolution No. 20/2020](https://www.boletinoficial.gob.ar/detalleAviso/primera/229622/20200521?busqueda=2) issued by the INV (National Viniculture Institute) modifies the mandatory information that wine labels shall include in order to facilitate its commercialization in the country. In this sense, the mention of the trademark is now optional, and the mandatory information to be included continues to be: (i) type of wine according to Law No. 14,878; (ii) alcoholic strength; (iii) net content; (iv) country of origin; (v) certificate of free circulation; and (vi) name of the producer or importer, among others.

**5.2** **Technical regulation on Alternating Current Energy Meters.** [Resolution No. 138/2020](https://www.boletinoficial.gob.ar/detalleAviso/primera/229817/20200527?busqueda=2) issued by the Secretariat of Domestic Trade postpones until 31 December 2020 the entry into force of the Technical and Metrological Regulation on Alternating Current Energy Meters. This technical regulation was approved by Resolution No. 247/2019 and was intended to enter into force in May 2020.

# Government Procurement

No relevant updates to report on.

# Sanitary and Phytosanitary (SPS) measures and agriculture

No relevant updates to report on.

# Foreign Direct Investments (FDI)

No relevant updates to report on.

# Intellectual Property Rights (IPR)

**9.1** **Notification for local users of European GIs**. The Ministry of Agriculture, Livestock and Fisheries issued an [Official Notice](https://www.boletinoficial.gob.ar/detalleAviso/primera/229919/20200527?busqueda=2) informing that users of certain European Geographical Indications (GIs) to be protected under the UE-Mercosur Trade Agreement may be allowed to continue to use those GIs under specific conditions. In this sense, the official notice establishes that users of the GIs *Parmesano, Reggianito, Fontina, Gruyere,* and *Ginebra* shall be registered in the “Previous users list” in order to be allowed to continue using such GIs.

# Financial regulations

**10.1 Extension of term to exchange Government Bonds.** [Resolution No. 243/2020](https://www.boletinoficial.gob.ar/detalleAviso/primera/229673/20200522) issued by the Ministry of Economy extends until 2 June 2020 the expiration date of the offer to exchange Government Bonds for the new bonds created by Decree No. 391/2020. The purpose of the measure is to increase the participation of bondholders and to try to achieve the restructuration of the public debt’s sustainability. It should be noted that the expiration date of the offer has already been extended once before by Resolution No. 221/2020 issued by the Ministry of Economy.

**10.2** **Further regulations on sales of securities**. [General Resolution No. 841/2020](https://www.boletinoficial.gob.ar/detalleAviso/primera/229769/20200526?busqueda=2) issued by the National Securities Commission establishes that in order to sell in a foreign currency securities acquired in AR$, or to transfer such securities abroad, the interested party shall keep said securities for at least 5 business days (the so called “parking” time). This regulation has the purpose of limiting the financial operation locally called “*contado con liquidación -CCL*” (almost the only legal alternative to purchase foreign currency above the monthly cap) by establishing a mandatory waiting period to the acquirers of securities. Such parking time intends to deter from performing the CCL operation, given that the holder of the security will have to bear the risks associated with fluctuations in the value of the securities for 5 business days.

However, the following operations are exempted from this measure:

1. Acquisition of foreign-currency denominated securities and their sale in the same jurisdiction of acquisition.
2. Acquisition of securities to be settled abroad and sales of foreign currency under local jurisdiction.

**10.3** **Further regulations on the access to the foreign exchange market**. [Communication A7030](https://www.bcra.gob.ar/Pdfs/comytexord/A7030.pdf) issued by the Central Bank of Argentina (BCRA) establishes additional requirements for the access to the foreign exchange market. In this sense, the Communication sets forth the following:

1. In order to acquire foreign currency, the interested party shall have the prior authorization of the Central Bank, unless: (a) all of its foreign currency holdings are deposited in local bank accounts and it does not possess liquid external assets available, or (b) it commits to settle in the foreign exchange market, within 5 days, any funds originating in loan collections, fixed-term deposits, or sales of any type of assets. This means that -for example- if an importer has USD deposited in a bank account abroad, the BCRA will not allow such importer to acquire foreign currency in Argentina (through the legal exchange system) to pay for its imports. Thus, the importer will have to use the USD deposited abroad to pay for its imports.
2. Until 30 June 2020, in order to acquire foreign currency to pay for the import of goods, the interested party shall have the prior authorization of the Central Bank, unless it submits an affidavit stating that the amount of the payments associated with its imports does not exceed the actual amount that the importer would be entitled to, according to the SEPAIMPO System (which is a control procedure conducted by financial entities, in order to monitor compliance with the current regulations).

In addition, this Communication modifies Communication A 7001 in order to further tighten the limitations on foreign currency access due to the recent increase in the leak of USD from the Federal Reserves as a consequence of the transactions carried out in alternative markets (such as those locally known as “*contado con liquidación*” and “*Dólar MEP*”). In this sense, in order to access the foreign exchange market, financial entities shall verify that during the last 90 days the interested party (i) has not sold securities to be paid in foreign currency and commits not to do so in the following 90 days; and (ii) has not transferred securities to foreign entities and commits not to do so in the following 90 days (the previous terms were of 30 days).

# Trade and Sustainable Development

**11.1** **Publication of conservation measures on Antarctic marine ecosystems.** [Resolution No. 21/2020](https://www.boletinoficial.gob.ar/detalleAviso/primera/229824/20200527?busqueda=2) issued by the Secretariat of Agriculture, Livestock and Fisheries orders the publication of the Conservation Measures modified by the Commission for the Conservation of Antarctic Marine Living Resources in its last meeting in Hobart, Australia. These conservation measures determine the use of marine living resources in the Antarctic, with the objective of preserving Antarctic marine ecosystems.

# Trade-related agreements

**12.1** **Entry into force of trade agreements**. The Additional Protocols [No. 43](http://www2.aladi.org/biblioteca/publicaciones/aladi/acuerdos/ace/pt/ace14/ACE_014_043_pt.pdf) and [No. 44](http://www2.aladi.org/biblioteca/publicaciones/aladi/acuerdos/ace/pt/ace14/ACE_014_044_pt.pdf) of ACE 14 – Trade Agreement between Argentina and Brazil entered into force on 26 May 2020, indefinitely extending the Additional Protocol No. 38 (Automotive Common Policy Agreement) with some modifications.

As a brief recap, **Additional Protocol No. 43** establishes the following:

1. The modification of the “Flex Coefficient”, which sets a ratio between the value of imports and exports of Argentina and Brazil that can benefit from zero tariffs. In this sense, the modification consists of a new coefficient that begins at 1.7, applied retroactively from 1 July 2015 (meaning that for every US dollar exported by Argentina with zero tariff, Brazil can export 1.7 dollars with 0% import duty), and progressively increases to 3.0 in the last year of the agreement, after which trade between Argentina and Brazil will be tariff free. The updated scheme is the following:

|  |  |
| --- | --- |
| **Period** | **Flex** |
| 01/07/2015 to 30/06/2020 | ≤ 1.7 |
| 01/07/2020 to 30/06/2021 | ≤ 1.8 |
| 01/07/2021 to 30/06/2022 |
| 01/07/2022 to 30/06/2023 |
| 01/07/2023 to 30/06/2024 | ≤ 1.9 |
| 01/07/2024 to 30/06/2025 |
| 01/07/2025 to 30/06/2026 | ≤ 2.0 |
| 01/07/2026 to 30/06/2027 |
| 01/07/2027 to 30/06/2028 | ≤ 2.5 |
| 01/07/2028 to 30/06/2029 | ≤ 3.0 |
| **From 01/07/2029** | **Free trade** |
|  |

1. The granting of duty-free treatment to an increasing quota (from 15,000 units in 2020 up to 50,000 units in 2029) for the import of new technology automobiles (electric and hybrids), subject to compliance with a minimum of 35% of regional content.
2. The incorporation of the MoU between the two countries regarding regulatory convergence.

**Additional Protocol No. 44** introduces some minor changes to the previous one, basically consisting in:

1. Establishing a new rule of national content for new models of 35% in the first year after entry into force, 40% the second year, and 50% from the third year on. The former rule (from Additional Protocol No. 38) was of 40% of national content in the first year, 50% the second one and 60% from the third year on.
2. Automobiles for which the production has benefited from state aid shall only be excluded from the preferences of this agreement if there is damage to the industry of the other country. Additional Protocol No. 43 stated that all automobiles for which the production benefited from state aid were excluded from the preferences, regardless of the effect on the industry of the other country.

# Agenda

No relevant updates to report on.

# ANNEX I - TBT and SPS notifications of Argentina

**TBT Notifications**

No notifications to report on.

**SPS Notifications**

No notifications to report on.

# ANNEX II - List of new products subject to NAILs

|  |  |
| --- | --- |
| HS CODE | DESCRIPTION |
| 0207.11.00 | Meat of fowls of the species Gallus domesticus, not cut, fresh or chilled. |
| 0207.12.00 | Meat of fowls of the species Gallus domesticus, not cut, frozen. |
| 0207.13.00 | Cuts and offal of fowls of the species Gallus domesticus, not cut, fresh or chilled. |
| 0207.14.00 | Cuts and offal of fowls of the species Gallus domesticus, not cut, frozen. |
| 1806.31.20 | Filled chocolate and other food preparations containing cocoa, in blocks, slabs or bars. |
| 1806.32.20 | Chocolate and other food preparations containing cocoa, in blocks, slabs or bars (not filled). |
| 2808.00.10 | Nitric acid. |
| 2815.11.00 | Solid sodium hydroxide (caustic soda). |
| 2815.12.00 | Sodium hydroxide (caustic soda) in aqueous solution. |
| 2833.22.00 | Aluminium sulphate. |
| 2909.11.00 | Diethyl ether. |
| 2915.70.31 | Esters of zinc stearic acid. |
| 2915.70.39 | Esters of stearic acid. |
| 2916.31.10 | Benzoic acid. |
| 2917.19.22 | Maleic acid. |
| 2920.90.32 | Nitro-glycerine. |
| 2923.90.40 | Alkyl-trimethylammonium halides. |
| 2929.10.21 | Toluene diisocyanates. |
| 3102.30.00 | Ammonium nitrate, whether or not in aqueous solution. |
| 3601.00.00 | Propellent powders (gunpowder). |
| 3602.00.00 | Prepared explosives, other than propellent powders. |
| 3902.10.10 | Polypropylene. |
| 3902.10.20 | Polypropylene. |
| 3902.30.00 | Propylene copolymers. |
| 3903.11.10 | Expansible polystyrene. |
| 3903.11.20 | Expansible polystyrene. |
| 3903.19.00 | Polystyrene, other than expansible. |
| 3903.90.90 | Polystyrene, other than expansible. |
| 3905.12.00 | Poly (vinyl acetate); in aqueous dispersion. |
| 3907.61.00 | Poly (ethylene terephthalate), having a viscosity of 78ml/g or higher. |
| 3907.91.00 | Unsaturated polyesters, n.e.c. |
| 3926.90.90 | Other articles of plastic, n.e.c. |
| 4002.19.19 | Styrene-butadiene rubber. |
| 4010.12.00 | Vulcanised rubber conveyor belts or belting, reinforced only with textile materials. |
| 5402.19.10 | High tenacity nylon synthetic yarn, textured or not. |
| 5509.31.00 | Single yarn (not sewing thread), of synthetic staple fibres, containing 85% or more by weight of acrylic or modacrylic, not put up for retail sale. |
| 5509.32.00 | Multiple (folded) or cabled yarn (not sewing thread), of synthetic staple fibres, containing 85% or more by weight of acrylic or modacrylic, not put up for retail sale. |
| 5902.10.10 | Tyre cord of high tenacity yarn, of nylon or other polyamides. |
| 6307.90.90 | Textile articles, n.e.c. |
| 7216.61.10 | Iron or non-alloy steel angles, shapes and sections, cold-formed or cold-finished, obtained from flat-rolled products. |
| 7308.30.00 | Iron or steel doors, windows and their frames and thresholds for doors. |
| 7320.20.90 | Iron or steel helical springs and leaves for springs, not cylindrical. |
| 7321.81.00 | Iron or steel non-electric domestic appliances (other than cookers and plate warmers), for gas fuel or for both gas and other fuels. |
| 7413.00.00 | Copper stranded wire, cables, plaited bands and the like, not electrically insulated. |
| 7604.10.21 | Aluminium hollow profiles (not alloyed). |
| 7604.10.29 | Aluminium profiles, other than hollowed (not alloyed). |
| 7604.21.00 | Alloyed aluminium hollow profiles. |
| 7604.29.20 | Alloyed aluminium profiles, other than hollowed. |
| 7614.90.10 | Aluminium cables (not electrically insulated), other than steel core. |
| 8409.99.30 | Cylinder liners. |
| 8414.90.20 | Parts of fans, ventilating or recycling hoods incorporating a fan. |
| 8415.20.90 | Air conditioning machines containing a motor driven fan, of a kind used for persons, in motor vehicles. |
| 8415.81.10 | Air conditioning machines containing a motor driven fan, other than window or wall types, incorporating a refrigerating unit and a valve for reversal of the cooling/heat cycle (reversible heat pumps). |
| 8450.11.00 | Fully automatic household or laundry-type washing machines, of a dry linen capacity not exceeding 10kg. |
| 8450.19.00 | Household or laundry-type washing machines, not fully automatic, without built-in centrifugal drier, of a dry linen capacity not exceeding 10kg. |
| 8451.30.99 | Ironing machines and presses (including fusing presses), other than automatic, weighting more than 14kg. |
| 8461.50.20 | Circular sawing or cutting-off machines, working by removing metal, sintered metal carbides or cermets. |
| 8467.21.00 | Drills of all kinds for working in the hand, with self-contained electric motor. |
| 8467.29.92 | Screwdrivers, with self-contained electric motor. |
| 8467.29.99 | Tools for working in the hand, with self-contained electric motor, n.e.c. |
| 8483.30.29 | Plain shaft bearings. |
| 8501.10.29 | AC electric motors, of an output not exceeding 37.5W, other than synchronous. |
| 8501.10.30 | Universal AC/DC electric motors, of an output not exceeding 37.5W. |
| 8501.20.00 | Universal AC/DC electric motors, of an output exceeding 37.5W. |
| 8507.20.10 | Lead-acid electric accumulators (other than for starting piston engines), including separators, whether or not rectangular. |
| 8512.20.19 | Electrical lighting, of a kind used on motor vehicles.  |
| 8513.10.10 | Portable, electric lamps, designed to function by their own source of energy. |
| 8516.29.00 | Electric soil heating apparatus and space heating apparatus (excluding storage heating radiators). |
| 8537.10.30 | Boards, panels, consoles, desks and other bases for electric demand control, for a voltage not exceeding 1000 volts. |
| 8537.10.90 | Boards, panels, consoles, desks and other bases for electric control or the distribution of electricity, for a voltage not exceeding 1000 volts, n.e.c. |
| 8703.21.00 | Vehicles for the transport of people, with only spark-ignition internal combustion reciprocating piston engine, cylinder capacity not over 1000cc. |
| 8704.21.10 | Chassis with engine and cabin, of vehicles for transport of goods, (of a gvw not exceeding 5 tonnes and of compression-ignition internal combustion piston engine -diesel or semi-diesel-). |
| 8704.31.10 | Chassis with engine and cabin, of vehicles for transport of goods, (of a gvw not exceeding 5 tonnes and of spark-ignition internal combustion piston engine). |
| 8704.32.10 | Chassis with engine and cabin, of vehicles for transport of goods, (of a gvw exceeding 5 tonnes and of spark-ignition internal combustion piston engine). |
| 9017.80.10 | Parts and accessories for drawing tables and machines.  |
| 9032.89.29 | Automatic regulating or controlling instruments and apparatus, of the kind used in vehicles, n.e.c. |
| 9306.21.00 | Shotgun cartridges |
| 9306.30.00 | Other cartridges, n.e.c. |
| 9306.90.00 | Ammunition, n.e.c. |
| 9405.10.99 | Chandeliers and other electric ceiling or wall light fittings (excluding those used for lighting public open spaces or thoroughfares), n.e.c. |
| 9405.20.00 | Floor-standing or for table, desk or bedside electric lamps. |
| 9405.40.10 | Electric lamps and light fittings, of metal, n.e.c. |
| 9405.40.90 | Electric lamps and light fittings, n.e.c. |
| 9405.60.00 | Illuminated signs, name plates and the like. |
| 9405.92.00 | Plastic parts of lamps and light fittings. |

# Annex III – list of new products excluded from nails

|  |  |
| --- | --- |
| HS CODE | DESCRIPTION |
| 0803.10.00 | Plantains, fresh or dried. |
| 0803.90.00 | Bananas, other than plantains, fresh or dried. |
| 0901.11.10 | Coffee, not roasted or decaffeinated. |
| 1604.14.10 | Tunas, whole or in pieces (but not minced). |
| 1803.10.00 | Cocoa paste, not deffated. |
| 1803.20.00 | Cocoa paste, wholly or partly defatted. |
| 1804.00.00 | Cocoa butter, fat and oil. |
| 1805.00.00 | Cocoa powder, not containing added sugar or other sweetening matter. |
| 2009.11.00 | Orange juice, frozen. |
| 2009.29.00 | Grapefruit juice (including pomelo), of a Brix value exceeding 20. |
| 2201.10.00 | Mineral and aerated water, including natural or artificial, (not containing added sugar or other sweetening matter nor flavoured). |
| 2208.20.00 | Spirits obtained by distilling grape wine or grape marc. |
| 2208.30.20 | Whiskies, in containers holding 2 litres or less. |
| 2208.30.90 | Whiskies (except in containers holding 2 litres or less; and except those with an alcoholic strength exceeding 50% in containers holding 50 litres or more. |
| 2208.40.00 | Rum and other spirits obtained by distilling fermented sugar-cane products. |
| 2208.50.00 | Gin and Geneva. |
| 2208.60.00 | Vodka. |
| 2208.70.00 | Liqueurs and cordials. |
| 2208.90.00 | Spirits, liqueurs and other spirituous beverages, n.e.c. |
| 2309.10.00 | Dog or cat food, put up for retail sale. |
| 2909.60.20 | Alcohol peroxides. |

1. *This publication was produced with the financial support of the European Union. Its contents are the* *sole responsibility of Eurosupport Srl, in consortium with WTI Advisors Ltd., and do not necessarily reflect the views of the* *European Union.* [↑](#footnote-ref-2)
2. *The team implementing the project is composed of: Augusto Vechio, Facundo Perez Aznar and Camila Corvalán.* [↑](#footnote-ref-3)