

U.S.C. 3003, and the implementing regulations, 43 CFR 10.10.

Dated: February 13, 2026.

Melanie O'Brien,

Manager, National NAGPRA Program.

[FR Doc. 2026-03569 Filed 2-20-26; 8:45 am]

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INTERNATIONAL TRADE COMMISSION

[Investigation No. 731-TA-1125 (Third Review)]

Electrolytic Manganese Dioxide From China; Determination

On the basis of the record¹ developed in the subject five-year review, the United States International Trade Commission (“Commission”) determines, pursuant to the Tariff Act of 1930 (“the Act”), that revocation of the antidumping duty order on electrolytic manganese dioxide from China would be likely to lead to continuation or recurrence of material injury to an industry in the United States within a reasonably foreseeable time.

Background

The Commission instituted this review on June 2, 2025 (90 FR 23367), and determined on September 5, 2025, that it would conduct an expedited review (90 FR 48056, October 3, 2025).²

The Commission made this determination pursuant to section 751(c) of the Act (19 U.S.C. 1675(c)). It completed and filed its determination in this review on February 18, 2026. The views of the Commission are contained in USITC Publication 5703 (February 2026), entitled *Electrolytic Manganese Dioxide from China: Investigation No. 731-TA-1125 (Third Review)*.

By order of the Commission.

Issued: February 19, 2026.

Lisa Barton,

Secretary to the Commission.

[FR Doc. 2026-03498 Filed 2-20-26; 8:45 am]

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¹ The record is defined in § 207.2(f) of the Commission’s Rules of Practice and Procedure (19 CFR 207.2(f)).

² Due to the lapse in appropriations and ensuing cessation of Commission operations, the Commission tolled its schedule for this proceeding. The schedule was revised in a subsequent notice published in the **Federal Register** on December 11, 2025 (90 FR 57485).

INTERNATIONAL TRADE COMMISSION

[Investigation No. 332-608]

USMCA Automotive Rules of Origin: Economic Impact and Operation, 2027 Report

AGENCY: United States International Trade Commission.

ACTION: Notice of investigation and scheduling of a public hearing.

SUMMARY: In accordance with section 202A(g)(2) of the United States-Mexico-Canada Agreement Implementation Act (“the Act”), the U.S. International Trade Commission (Commission) has instituted Investigation No. 332-608, *USMCA Automotive Rules of Origin: Economic Impact and Operation, 2027 Report*, for the purpose of preparing the 2027 report.

DATES:

September 29, 2026: Deadline for filing requests to appear at the public hearing.

October 1, 2026: Deadline for filing prehearing briefs and statements.

October 6, 2026: Deadline for filing electronic copies of hearing oral statements.

October 14, 2026: Public hearing.

October 21, 2026: Deadline for filing posthearing briefs.

November 2, 2026: Deadline for filing all other written submissions.

No later than July 1, 2027: Transmittal of Commission report to the President, the Senate Committee on Finance, and the House Committee on Ways and Means.

ADDRESSES: All Commission offices, including the Commission’s hearing rooms, are located in the U.S. International Trade Commission Building, 500 E Street SW, Washington, DC 20436. All written submissions should be addressed to the Secretary, U.S. International Trade Commission, 500 E Street SW, Washington, DC 20436. The public record for this investigation may be viewed on the Commission’s electronic docket (EDIS) at <https://edis.usitc.gov>.

FOR FURTHER INFORMATION CONTACT: Project Leaders Fernando Gracia (202-205-2747 or fernando.gracia@usitc.gov) and Dixie Downing (202-205-3164 or dixie.downing@usitc.gov) or Deputy Project Leaders Conor Hargrove (202-708-5409 or conor.hargrove@usitc.gov) and Tamara Gurevich (202-205-3403 or tamara.gurevich@usitc.gov) for information specific to this investigation. For information on the legal aspects of this investigation, contact Brian Allen (202-205-3034 or

brian.allen@usitc.gov) of the Commission’s Office of the General Counsel. The media should contact Claire Huber, Office of External Relations (202-205-1819 or claire.huber@usitc.gov). Hearing-impaired individuals may obtain information on this matter by contacting the Commission’s TDD terminal at 202-205-1810. General information concerning the Commission may also be obtained by accessing its website (<https://www.usitc.gov>). Persons with mobility impairments who will need special assistance in gaining access to the Commission should contact the Office of the Secretary at 202-205-2000.

SUPPLEMENTARY INFORMATION:

Background: The 2027 report will be the third of five reports that section 202A(g)(2) of the Act (19 U.S.C. 4532(g)(2)) requires that the Commission provide on the United States-Mexico-Canada Agreement (USMCA) automotive rules of origin (ROOs) and their impact on the U.S. economy, effect on U.S. competitiveness, and relevancy considering recent technology changes.

In particular, the Act requires that the Commission report on the following:

(1) The economic impact of the USMCA automotive ROOs on U.S. gross domestic product (GDP); U.S. exports and imports; U.S. aggregate employment and employment opportunities; production, investment, use of productive facilities, and profit levels in the U.S. automotive industries and other pertinent industries; wages and employment of workers in the U.S. automotive sector; and the interests of U.S. consumers.

(2) The operation of the ROOs and their effects on the competitiveness of the United States with respect to production and trade in automotive goods, taking into account developments in technology, production processes, or other related matters.

(3) Whether the ROOs are relevant in light of technological changes in the United States.

(4) Such other matters as the Commission considers relevant to the economic impact of the ROOs, including prices, sales, inventories, patterns of demand, capital investment, obsolescence of equipment, and diversification of production in the United States.

As part of this investigation, the Commission intends to conduct a survey and will post the associated questionnaire on its website at a later date. The Act requires that the Commission transmit its report in this investigation “to the appropriate

congressional committees and the President” no later than July 1, 2027, two years following submission of its previous report, *USMCA Automotive Rules of Origin: Economic Impact and Operation, 2025 Report*, Inv. No. 332–600, Pub. 5642 (August 2025). The Commission is required to submit reports on the USMCA automotive ROOs every two years until 2031, for a total of five reports.

Public hearing: A public hearing in connection with this investigation will be held beginning at 9:30 a.m., October 14, 2026, in the Main Hearing Room of the U.S. International Trade Commission, 500 E Street SW, Washington, DC 20436. The hearing can also be accessed remotely using the WebEx videoconference platform. A link to the hearing will be posted on the Commission’s website at <https://www.usitc.gov/calendarpad/calendar.html>.

Requests to appear at the hearing should be filed with the Secretary to the Commission no later than 5:15 p.m., September 11, 2026, in accordance with the requirements in the “Written Submissions” section below. Any requests to appear as a witness via videoconference must be included with your request to appear. Requests to appear as a witness via videoconference must include a statement explaining why the witness cannot appear in person; the Chair, or other person designated to conduct the investigation, may at their discretion for good cause shown, grant such requests. Requests to appear as a witness via videoconference due to illness or a positive COVID–19 test result may be submitted by 3 p.m. the business day prior to the hearing.

All prehearing briefs and statements should be filed no later than 5:15 p.m., September 30, 2026. To facilitate the hearing, including the preparation of an accurate written public transcript of the hearing, oral testimony to be presented at the hearing must be submitted to the Commission electronically no later than noon, October 9, 2026. All posthearing briefs and statements should be filed no later than 5:15 p.m., October 23, 2026. Posthearing briefs and statements should address matters raised at the hearing. For a description of the different types of written briefs and statements, see the “Definitions” section below.

In the event that, as of the close of business on September 11, 2026, no witnesses are scheduled to appear at the hearing, the hearing will be canceled. Any person interested in attending the hearing as an observer or nonparticipant should check the Commission website as indicated above for information

concerning whether the hearing will be held.

Written submissions: In lieu of or in addition to participating in the hearing, interested persons are invited to file written submissions concerning this investigation. All written submissions should be addressed to the Secretary, and should be received no later than 5:15 p.m., November 4, 2026. All written submissions must conform to the provisions of section 201.8 of the Commission’s *Rules of Practice and Procedure* (19 CFR 201.8). Filings must be made through the Commission’s Electronic Document Information System (EDIS, <https://edis.usitc.gov>). Persons with questions regarding electronic filing should contact the Office of the Secretary, Docket Services Division (202–205–1802), email EDIS3help@usitc.gov, or consult the Commission’s *Handbook on Filing Procedures*.

Definitions of types of documents that may be filed; Requirements: In addition to requests to appear at the hearing, this notice provides for the possible filing of four types of documents: prehearing briefs, hearing oral statements, posthearing briefs, and other written submissions.

(1) *Prehearing briefs* refers to written materials relevant to the investigation and submitted in advance of the hearing, and includes written views on matters that are the subject of the investigation, supporting materials, and any other written materials that you consider will help the Commission in understanding your views. You should file a prehearing brief particularly if you plan to testify at the hearing on behalf of an industry group, company, or other organization, and wish to provide detailed views or information that will support or supplement your testimony.

(2) *Hearing oral statements* refers to the actual oral statement that you intend to present at the hearing. Do not include any confidential business information (CBI) in that statement. If you plan to testify, you must file a copy of your oral statement by the date specified in this notice. This statement will allow Commissioners to understand your position in advance of the hearing and will also assist the court reporter in preparing an accurate transcript of the hearing (e.g., names spelled correctly).

(3) *Posthearing briefs* refers to submissions filed after the hearing by persons who appeared at the hearing. Such briefs: (a) should be limited to matters that arose during the hearing; (b) should respond to any Commissioner and staff questions addressed to you at the hearing; (c) should clarify, amplify, or correct any statements you made at

the hearing; and (d) may, at your option, address or rebut statements made by other participants in the hearing.

(4) *Other written submissions* refers to any other written submissions that interested persons wish to make, regardless of whether they appeared at the hearing, and may include new information or updates of information previously provided.

In accordance with the provisions of section 201.8 of the Commission’s *Rules of Practice and Procedure*, the document must identify on its cover (1) the investigation number and title and the type of document filed (i.e., prehearing brief, hearing oral statement of (name), posthearing brief, or written submission); (2) the name and signature of the person filing it; (3) the name of the organization that the submission is filed on behalf of; and (4) whether it contains CBI. If it contains CBI, it must comply with the marking and other requirements set out below in this notice relating to CBI. Submitters of written documents (other than hearing oral statements) are encouraged to include a short summary of their position or interest at the beginning of the document, and a table of contents when the document addresses multiple issues.

Confidential business information: Any submissions that contain CBI must also conform to the requirements of section 201.6 of the Commission’s *Rules of Practice and Procedure* (19 CFR 201.6). Section 201.6 of the rules requires that the cover of the document and the individual pages be clearly marked as to whether they are the “confidential” or “nonconfidential” version, and that the CBI is clearly identified by means of brackets. All written submissions, except for CBI, will be made available for inspection by interested persons.

The Commission will not include any CBI in its report. However, all information, including CBI, submitted in this investigation may be disclosed to and used by: (i) the Commission, its employees and offices, and contract personnel (a) for developing or maintaining the records of this or a related proceeding, or (b) in internal investigations, audits, reviews, and evaluations relating to the programs, personnel, and operations of the Commission, including under 5 U.S.C. Appendix 3; or (ii) U.S. government employees and contract personnel for cybersecurity purposes. The Commission will not otherwise disclose any CBI in a way that would reveal the operations of the firm supplying the information.

Summaries of views of interested persons: Interested persons wishing to have a summary of their views included in the report should include a summary with a written submission on or before November 4, 2026, and should mark the summary as having been provided for that purpose. The summary should be clearly marked as “summary for inclusion in the report” at the top of the page. The summary may not exceed 500 words and should not include any CBI. The summary will be published as provided if it meets these requirements and is germane to the subject matter of the investigation. The Commission will list the name of the organization furnishing the summary and will include a link where the written submission can be found.

By order of the Commission.

Issued: February 19, 2026.

Lisa Barton,

Secretary to the Commission.

[FR Doc. 2026–03499 Filed 2–20–26; 8:45 am]

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DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993—Consortium for NASGRO Development and Support, (NASGRO)

Notice is hereby given that, on September 17, 2025, pursuant to section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 *et seq.* (“the Act”), Southwest Research Institute—Cooperative Research Group on Consortium for NASGRO Development and Support (“NASGRO”) has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership. The notifications were filed for the purpose of extending the Act’s provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Specifically, Northrup Grumman Systems Corporation, Melbourne, FL; Relativity Space, Long Beach, CA; and Honda Aero LLC, Burlington, NC, have been added as parties to this venture.

Also, Sikorsky Aircraft Corporation, Stratford, CT; Spirit AeroSystems, Inc., Wichita, KS; and Sierra Space Corporation, Louisville, CO, have withdrawn as parties to this venture.

In addition, Raytheon Technologies Corporation, Waltham, MA, has changed its name to RTX Corporation, Arlington, VA.

No other changes have been made in either the membership or planned activity of the group research project. Membership in this group research project remains open, and NASGRO intends to file additional written notifications disclosing all changes in membership.

On October 3, 2001, NASGRO filed its original notification pursuant to section 6(a) of the Act. The Department of Justice published a notice in the **Federal Register** pursuant to section 6(b) of the Act on January 22, 2002 (67 FR 2910).

The last notification was filed with the Department on February 1, 2024. A notice was published in the **Federal Register** pursuant to section 6(b) of the Act on June 28, 2024 (89 FR 54043).

Suzanne Morris,

Deputy Director Civil Enforcement Operations, Antitrust Division.

[FR Doc. 2026–03513 Filed 2–20–26; 8:45 am]

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DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993—RailPulse, LLC

Notice is hereby given that, on August 25, 2025, pursuant to section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 *et seq.* (“the Act”), RailPulse, LLC (“RailPulse”) has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership. The notifications were filed for the purpose of extending the Act’s provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances. Specifically, CSX Transportation, Inc., Jacksonville, FL; and TTX Company, Charlotte, NC, have been added as parties to this venture.

No other changes have been made in either the membership or planned activity of the group research project. Membership in this group research project remains open, and RailPulse intends to file additional written notifications disclosing all changes in membership.

On April 20, 2021, RailPulse filed its original notification pursuant to section 6(a) of the Act. The Department of Justice published a notice in the **Federal Register** pursuant to section 6(b) of the Act on May 25, 2021 (86 FR 28151).

The last notification was filed with the Department on January 24, 2024. A notice was published in the **Federal**

Register pursuant to section 6(b) of the Act on April 16, 2024 (89 FR 26927).

Suzanne Morris,

Deputy Director Civil Enforcement Operations, Antitrust Division.

[FR Doc. 2026–03512 Filed 2–20–26; 8:45 am]

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DEPARTMENT OF JUSTICE

Antitrust Division

Notice Pursuant to the National Cooperative Research and Production Act of 1993—Defense Industrial Based Consortium

Notice is hereby given that, on October 14, 2025, pursuant to section 6(a) of the National Cooperative Research and Production Act of 1993, 15 U.S.C. 4301 *et seq.* (“the Act”), Defense Industrial Based Consortium (“DIBC”) has filed written notifications simultaneously with the Attorney General and the Federal Trade Commission disclosing changes in its membership. The notifications were filed for the purpose of extending the Act’s provisions limiting the recovery of antitrust plaintiffs to actual damages under specified circumstances.

Specifically, Alitheon Inc., Bellevue, WA; Alpha Six Analytics LLC, Bristow, VA; Alpha-En Corporation, Hopewell Junction, NY; Alvarez & Marsal Federal, LLC, Washington, DC; American Energy Technologies CO, Glenview, IL; American Triad Limited Liability CO, Miami, FL; API Innovation Center, Saint Louis, MO; Applied Information Sciences Inc., Reston, VA; Arcam Corporation, Weston, MA; Ascend Elements, Inc., Westborough, MA; Atome Incorporated, Ipswich, MA; Aution Government Solutions Inc., Arlington, VA; Axle Box Innovations LLC, College Station, TX; Axyde Analytics, LLC, Alexandria, VA; Blueshift Carbon, Inc., Somerville, MA; Brainstorm Technologies LLC, Slidell, LA; BrightSpark Graphite Pty Ltd, Queensland, COMMONWEALTH OF AUSTRALIA; Caci, Inc.—Federal, Chantilly, VA; Chesapeake Technology International, Corp., Prince Frederick, MD; Chz Technologies LLC, Canfield, OH; CMBlu Energy, Inc., Petaluma, CA; Computer Conversions Corporation, East Northport, NY; Conamix Inc., Ithaca, NY; Controlled Thermal Resources (US) Inc., Imperial, CA; Copperwood Resources Inc., Wakefield, MI; Critical Materials Recycling, Inc., Boone, IA; Cypress Holdings Nevada, Limited, Twin Falls, ID; D & T Contractors, Inc., Lucedale, MS; Desert Energy Corp., Surprise, AZ; Drs