



Glass containers originating in the People's Republic of China (PRC) Anti-dumping investigation: AD0087

Note to public file

22 April 2026

Business and consumer survey

We are conducting an online survey to gather the perspectives of consumers, upstream businesses, and downstream businesses on the potential anti-dumping duties on glass containers from the PRC.

The survey will be open from **22 April 2026 to 21 May 2026** and can be accessed [here](#).

The evidence submitted via the survey will only be used for the [Economic Interest Test](#) and will not be used to assess dumping, injury or causation. The survey is anonymous for consumers, and we will only publish a summary of responses. We will not undertake a formal verification process for information gathered from this survey but, for businesses, we may get in touch if we need to clarify any information or publish any evidence provided.

By completing this survey, the information you provide may be used in one or both of the following two investigations, namely the anti-dumping investigation into glass containers from the PRC ([AD0087](#)) and/or the anti-subsidy investigation into glass containers from Türkiye ([AS0088](#)). Participation in this survey is voluntary. If you choose to proceed, you confirm that you understand how your information will be used.

This survey should not be completed by exporters, importers, or UK producers. These parties should instead complete a questionnaire and upload to the [Trade Remedies Service](#). Questionnaires are more detailed and so will allow these parties to submit information relating to other parts of the investigation.

Our preliminary and final report for this investigation will be published on our public file: [AD0087](#).

We use Qualtrics to deliver our surveys. For more information, please see their [privacy statement](#).



Privacy Notice

Purpose and lawful basis for processing

Our purpose for processing your personal data is to seek your views on the effects that imposing tariffs on Glass containers have on UK industries and consumers.

The lawful basis we are relying on to process your personal data is article 6(1)(e) of the UK GDPR. This allows us to process personal data when this is necessary for the performance of our public task of conducting investigations into the possible need for trade remedies to be applied.

What we need

If you are responding to our survey on behalf of a business we will ask for your name, contact details and the name of the organisation that you work for. For both businesses and consumers, we will collect IP addresses to help us to identify the location of responses. We will also process any other personal data you choose to provide in your response.

What we do with it

For business responses, we will use your name and contact details to contact you if we have any questions about your response.

Information submitted will be used anonymously for the Economic Interest Test (EIT).

How long we keep it

We'll destroy IP addresses, names and contact details provided once the investigation has concluded. Where you have included personal data within any narrative responses to the survey, we will keep your personal data in accordance with section 5.2 of the TRA's terms of use and privacy notice, available [here](#).

What are your rights?

For information on your rights, please see [your rights](#).

If you are unhappy with the way in which we have processed your personal data, then you have the [right to complain](#) to the Information Commissioner's Office, as the UK supervisory authority.

Do we use any data processors?

Yes - we use Qualtrics to gather the responses. You can read their Privacy Statement [here](#).