



**ANKARA DEMİR VE DEMİR DIŐI  
METALLER  
İHRACATÇILARI BİRLİĐİ**

**Sayı:** 21704200-TİM.OAİB.11.ARG7.2025/176-11725  
**Konu:** ABD / Krom Trioksit Anti-Damping SoruŐtırmaları

Ankara, 21/11/2025

Sayın Üyemiz,

Ticaret Bakanlığı İthalat Genel Müdürlüğü'nden alınan bir yazıda, Amerika Birleşik Devletleri'nde (ABD) yerli üreticiler tarafından Türkiye menşeli olanların yanı sıra Hindistan menşeli krom trioksit (chromium trioxide) ithalatına karşı anti-damping ve söz konusu Hindistan menşeli ürünlerin ithalatına karşı sübvansiyon soruŐtırması açılması için ABD Ticaret Bakanlığı (DoC) ve ABD Uluslararası Ticaret Komisyonu'na (USITC) yapılan başvurulara istinaden USITC tarafından bahse konu zarara ilişkin bir ön soruŐtırma başlatıldığı ve soruŐtırma takviminin de yer aldığı açılıŐ bildirimine <https://www.govinfo.gov/content/pkg/FR-2025-10-02/pdf/FR-2025-10-02.pdf> adresinden erişilebileceĐi bildirilmiŐti.

Bu defa, USITC tarafından daha önceden belirlenen takvimde deĐişikliğe gidildiĐi bildirilmekte olup, söz konusu deĐişikliğe dair duyuru yazımız ekinde yer almaktadır.

Bilgilerini rica ederim.

**Musa DEMİR**  
**Genel Sekreter**

**Ek:** Takvim deĐişikliği bildirimini (1 sayfa)

Ayrıntılı bilgi için: Halilcan Yılmaz - Uzman Yrd.

**Orta Anadolu İhracatçı Birlikleri Genel Sekreterliği**

Ceyhun Atuf Kansu Cad. No: 120

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**TİM TÜRKİYE**



**INTERNATIONAL TRADE  
COMMISSION**

[Investigation Nos. 701–TA–779 and 731–  
TA–1765–1766 (Preliminary)]

**Chromium Trioxide From India and  
Turkey; Revised Schedule for the  
Subject Proceeding**

**AGENCY:** United States International  
Trade Commission.

**ACTION:** Notice.

**DATES:** November 14, 2025.

**FOR FURTHER INFORMATION CONTACT:**

Laurel Schwartz (202–205–2398), Office  
of Investigations, U.S. International  
Trade Commission, 500 E Street SW,  
Washington, DC 20436. Hearing-  
impaired persons can obtain  
information on this matter by contacting  
the Commission’s TDD terminal on 202–  
205–1810. 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.  
General information concerning the  
Commission may also be obtained by  
accessing its internet server ([https://  
www.usitc.gov](https://www.usitc.gov)). The public record for  
this proceeding may be viewed on the  
Commission’s electronic docket (EDIS)  
at <https://edis.usitc.gov>.

**SUPPLEMENTARY INFORMATION:** Effective  
September 29, 2025, the Commission  
established a schedule for the conduct  
of the subject proceeding (90 FR 47820,  
October 2, 2025). Due to the lapse in  
appropriations and ensuing cessation of  
Commission operations, the  
Commission is revising its schedule as  
follows: requests to appear at the  
conference should be provided by noon  
on December 2, 2025; parties shall file  
written testimony and supplementary  
material in connection with their  
presentation at the conference no later  
than 4:00 p.m. on December 3, 2025; the  
staff conference is on December 4, 2025  
beginning at 9:30 a.m.; written briefs  
containing information and arguments  
pertinent to the subject matter of the  
proceeding are due on or before 5:15  
p.m. on December 9, 2025. The  
Commission must reach preliminary  
determinations by December 30, 2025,  
and the Commission’s views must be  
transmitted to Commerce within five  
business days thereafter, or by January  
6, 2025.

For further information concerning  
this proceeding, see the Commission’s  
notice cited above and the  
Commission’s Rules of Practice and  
Procedure, part 201, subparts A and B  
(19 CFR part 201), and part 207,  
subparts A and B (19 CFR part 207).

*Authority:* This proceeding is being  
conducted under authority of title VII of  
the Tariff Act of 1930; this notice is  
published pursuant to section 207.12 of  
the Commission’s rules.

By order of the Commission.

Issued: November 14, 2025.

**Lisa Barton,**

*Secretary to the Commission.*

[FR Doc. 2025–20258 Filed 11–18–25; 8:45 am]

**BILLING CODE 7020–02–P**

**INTERNATIONAL TRADE  
COMMISSION**

**Notice of Receipt of Complaint;  
Solicitation of Comments Relating to  
the Public Interest**

**AGENCY:** U.S. International Trade  
Commission.

**ACTION:** Notice.

**SUMMARY:** Notice is hereby given that  
the U.S. International Trade  
Commission has received a complaint  
entitled *Certain Clear Aligners and  
Components Thereof, DN 3850*; the  
Commission is soliciting comments on  
any public interest issues raised by the  
complaint or complainant’s filing  
pursuant to the Commission’s Rules of  
Practice and Procedure.

**FOR FURTHER INFORMATION CONTACT:** Lisa  
R. Barton, Secretary to the Commission,  
U.S. International Trade Commission,  
500 E Street SW, Washington, DC  
20436, telephone (202) 205–2000. The  
public version of the complaint can be  
accessed on the Commission’s  
Electronic Document Information  
System (EDIS) at <https://edis.usitc.gov>.  
For help accessing EDIS, please email  
[EDIS3Help@usitc.gov](mailto:EDIS3Help@usitc.gov).

General information concerning the  
Commission may also be obtained by  
accessing its internet server at United  
States International Trade Commission  
(USITC) at <https://www.usitc.gov>. The  
public record for this investigation may  
be viewed on the Commission’s  
Electronic Document Information  
System (EDIS) at <https://edis.usitc.gov>.  
Hearing-impaired persons are advised  
that information on this matter can be  
obtained by contacting the  
Commission’s TDD terminal on (202)  
205–1810.

**SUPPLEMENTARY INFORMATION:** The  
Commission has received a complaint  
and a submission pursuant to § 210.8(b)  
of the Commission’s Rules of Practice  
and Procedure filed on behalf Align  
Technology, Inc. on September 23,  
2025. The complaint alleges violations  
of section 337 of the Tariff Act of 1930  
(19 U.S.C. 1337) in the importation into

the United States, the sale for  
importation, and the sale within the  
United States after importation of  
certain clear aligners and components  
thereof. The complaint names as  
respondents: Angelalign Technology  
Inc. of China; Wuxi EA Medical  
Instruments Technologies Co., Ltd. of  
China; Wuxi EA Bio-Tech Co., Ltd. of  
China; Shanghai EA Medical  
Instruments Co., Ltd. of China; and USA  
Angelalign Technology Corp. of  
Newark, DE. The complainant requests  
that the Commission issue a limited  
exclusion order, cease and desist orders,  
and impose a bond upon respondents’  
alleged infringing articles during the 60-  
day Presidential review period pursuant  
to 19 U.S.C. 1337(j).

Notice of Receipt of Complaint was  
published on September 25, 2025 (90 FR  
46256 (2025)). Due to the lapse in  
appropriations, the Commission was  
unable to accept written submissions on  
the date specified in the notice. Given  
these circumstances, the notice is  
amended to permit public interest  
comments in this matter as indicated  
below.

Proposed respondents, other  
interested parties, members of the  
public, and interested government  
agencies are invited to file comments on  
any public interest issues raised by the  
complaint or § 210.8(b) filing.  
Comments should address whether  
issuance of the relief specifically  
requested by the complainant in this  
investigation would affect the public  
health and welfare in the United States,  
competitive conditions in the United  
States economy, the production of like  
or directly competitive articles in the  
United States, or United States  
consumers.

In particular, the Commission is  
interested in comments that:

(i) explain how the articles potentially  
subject to the requested remedial orders  
are used in the United States;

(ii) identify any public health, safety,  
or welfare concerns in the United States  
relating to the requested remedial  
orders;

(iii) identify like or directly  
competitive articles that complainant,  
its licensees, or third parties make in the  
United States which could replace the  
subject articles if they were to be  
excluded;

(iv) indicate whether complainant,  
complainant’s licensees, and/or third  
party suppliers have the capacity to  
replace the volume of articles  
potentially subject to the requested  
exclusion order and/or a cease and  
desist order within a commercially  
reasonable time; and