

## POLICY NOTE

### THE WINE (MISCELLANEOUS AMENDMENT) (SCOTLAND) REGULATIONS 2024

SSI 2024/11

The above instrument is made in exercise of the powers conferred by section 9(1) of the Agriculture (Retained EU Law and Data) (Scotland) Act 2020 and all other powers enabling them to do so. The instrument is subject to affirmative procedure.

#### Summary Box

<p>Purpose of the instrument: The instrument will amend retained EU law (REUL) relating to the marketing and production of wine and other wine products to (1) introduce rules that will regulate how products marketed as “ice wine” must be produced, which will include a definition of ice wine, and (2) update the lists of approved oenological practices that can be used to produce and conserve wine and other wine products marketed in Scotland.</p>
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#### Policy Objectives

##### Ice wine

The instrument will introduce rules that will govern how products marketed as ‘ice wine’ must be produced. Ice wine is produced in certain colder regions of the world e.g. Canada, Germany etc. where grapes are allowed to freeze naturally on the vine. It is a niche product that is only produced in very small quantities.

The instrument will amend retained Commission Delegated Regulation (EU) 2019/33 to prohibit the marketing in Scotland of a product using the term “ice wine” (or similar terms) unless the product is made exclusively from grapes naturally frozen on the vine. Corresponding provision is being made for the rest of GB.

The UK is acceding to the Comprehensive and Progressive Agreement for Trans-Pacific Partnership (CPTPP) Agreement. This provision regarding ice wine is required for compliance with the terms of the CPTPP. Although ice wine is not produced in the UK, a definition for it is required to ensure consumers can identify products that are made according to specified criteria that apply to its production. Products should only be marketed as ‘ice wine’ if they have been produced from grapes harvested when frozen on the vine.

UK producer interest in this area has been limited to production of wine from artificially frozen grapes. While the outcome of freezing grapes is the same, in that the sugars etc. do not freeze but water does, allowing the extraction of a more sugar concentrated must, it is the natural freezing of the grapes on the vine and their pressing while frozen, and the risks entailed in embarking on this practice (crops are often completely lost) that has given rise to the associated value attached to ice wine.

##### New approved oenological practices

In 2021, the UK joined the International Organisation of Vine and Wine (OIV). Its recommendations form the basis of domestic, EU and many third countries’ wine production

rules. Compliance with this in turn forms the basis of the quality standards required of wine imported into the UK.

The instrument will amend Regulation (EC) 2019/934 to update the lists in the Annexes of approved oenological processes, practices and restrictions that can be used to produce wine and other wine products marketed in Scotland. Corresponding provision is being made for the rest of GB.

The changes reflect updates to the OIV's list of approved methods largely already existing in EU law. This will ensure that our wine producers and importers have access to the latest technological developments and winemaking practices, in line with EU law.

### **EU Alignment Consideration**

This instrument is relevant to the Scottish Government's policy to maintain alignment with the EU. As regards the provisions of the instrument relating to new approved oenological practices, the relevant EU law is Commission Delegated Regulation (EU) 2019/934, which authorises specified oenological practices in the production and conservation of wine and other wine products. The amendments made by this instrument are to reflect updates to the OIV's approved practices, which the EU also follows. Almost all of the amendments to retained Commission Delegated Regulation (EU) 2019/934 will align with that Regulation as it stands in EU law. The remaining amendments reflect recent updates made by the OIV, which it is expected the EU will also make. By aligning wine production and conservation practices with those of the OIV and EU, this instrument will maintain and advance the high standards Scotland shares with the EU and access for wine products to EU markets.

As regards the provisions of the instrument governing how products marketed as "ice wine" are produced, the relevant EU law is Commission Delegated Regulation (EU) 2019/33. The amendments made by the instrument will diverge from that Regulation as it stands in EU law to a limited extent, as it does not restrict the use of the term "ice wine". However the provision made by this instrument as regards ice wine is made to comply with international obligations under the CPTPP Agreement.

### **Consultation**

UK Government ran a consultation from 24 May until 16 October on behalf of England and Wales inviting the major stakeholders in the Wine Industry such as Wine GB and the WSTA to comment.

On Ice Wine, Respondents for this consultation generally thought the reform would have a positive impact on their organisation(s), with themes including that it enables the UK to join CPTPP which will benefit trade as well as category protection. Some respondents were concerned that the change would negatively impact wine currently produced using artificially frozen grapes. However as none of the wine currently on our market produced using artificially frozen grapes is marketed as ice wine or an equivalent term, the Scottish and UK Governments do not judge there to be any negative impact on this sector.

On the proposal to amend REUL to update the lists of approved oenological practices, the consultation received overall positive responses from industry as a whole. Those who noted that they were most likely to make use of the change were 'domestic producers', 'exporters /

re-exporters' and 'bottlers'. Respondents noted that the update of oenological practices would have a positive impact for domestic producers. The common themes that arose in response was that it would have a positive impact on innovation. There was a concern that this would lead to divergence from the EU, but this is addressed as the EU, too, aligns winemaking with resolutions adopted by the OIV.

Scottish Government also carried out a Consultation on Citizen Space and directly contacted the major stakeholders. The consultation ran from 31 August to 8 October. The major stakeholders such as Wine GB and the WSTA did not respond, probably because they already responded on the UK Government's consultation. There were 5 respondents in total who were individual members of the public and the responses advised either a positive impact or no impact to both questions.

This instrument was notified to the World Trade Organisation under the Technical Barriers to Trade Agreement, to which the UK is a party to due to membership of the WTO. Notification was made on 5<sup>th</sup> September 2023 [and no comments were received].

### **Impact Assessments**

Impact Assessments have not been carried out because the instrument is not expected to have an impact on business, charities or voluntary bodies, or the public sector.

No equality impact assessment has been undertaken as this instrument does not affect people with protected characteristics.

### **Financial Effects**

The Cabinet Secretary for Rural Affairs and Islands confirms that no BRIA is necessary as the instrument has no financial effects on the Scottish Government, local government or on business.

Scottish Government  
Directorate for Agriculture and Rural Economy  
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