U.S. PRODUCERS' QUESTIONNAIRE

HEXAMINE FROM CHINA, GERMANY, INDIA, AND SAUDI ARABIA

This questionnaire must be received by the Commission by October 15, 2024

See last page for instructions regarding how to file this questionnaire.

The information called for in this questionnaire is for use by the United States International Trade Commission in connection with its countervailing duty and antidumping investigations concerning hexamine (hexamethylenetetramine) from China, Germany, India, and Saudi Arabia (Inv. Nos. 701-TA-737-738 and 731-TA-1712-1715 (Preliminary)). The information requested in the questionnaire is requested under the authority of the Tariff Act of 1930, title VII. This report is mandatory and failure to reply as directed can result in a subpoena or other order to compel the submission of records or information in your firm's possession (19 U.S.C. § 1333(a)).

Name of firm

City	State	
Website		
Has your fir 2021?	m produced hexamine (as defined on next page) in	the United States at any time since January 1,
☐ NO	(Sign the certification below and promptly return on ly	y this page of the questionnaire to the Commission)
☐ YES	(Complete all parts of the questionnaire, and return	he entire questionnaire to the Commission)
•	estionnaire via the Commission's secure porta tc.gov/qportal. (PIN: HEXA). See last page for	
	CERTIFICATION	ı
eans of this certifice formation provided to the commission on the the undersigned, acroceeding or other personnel (a) for developments, and evaluation pendix 3; or (ii) by the control of the control o	ation I also grant consent for the Commission, in this questionnaire and throughout this proceed as same or similar merchandise. Eknowledge that information submitted in response roceedings may be disclosed to and used: (i) by a sloping or maintaining the records of this or a religions relating to the programs, personnel, and of	s subject to audit and verification by the Commission. It and its employees and contract personnel, to use the ling in any other import-injury proceedings conducted the line in any other import-injury proceedings conducted the line to this request for information and throughout the Commission, its employees and Offices, and contracted proceeding, or (b) in internal investigations, audit operations of the Commission including under 5 U.S. et, solely for cybersecurity purposes. I understand that of
ame of Authorized O	fficial Title of Authorized Official	Date

PART I.—GENERAL INFORMATION

Background. --This proceeding was instituted in response to a petition filed on September 30, 2024, by Bakelite Synthetics, Atlanta, Georgia. Countervailing and antidumping duties may be assessed on the subject imports as a result of these proceedings if the Commission makes an affirmative determination of injury, threat, or material retardation, and if the U.S. Department of Commerce ("Commerce") makes an affirmative determination of subsidization and/or dumping. Pertinent information to this proceeding is available at:

Questionnaires: https://usitc.gov/reports/active import injury questionnaires. Other case information: https://ids.usitc.gov/case/8225/investigation/8636

<u>Hexamine</u> covered by this proceeding is hexamine in granular form or powder, regardless of particle size, or as a slurry, stabilized or unstabilized, whether or not blended, mixed, pulverized, or grounded with other products, containing more than 50 percent hexamine by weight.

Hexamine is the common name for hexamethylene tetramine (Chemical Abstract Service # 100-97-0), and is also referred to as 1,3,5,7-tetraazaadamantanemethenamine; HMT; HMTA; 1,3,5,7 tetraazatricyclo {3.3.1.13,7} decane; 1,3,5,7-tetraaza adamantane; hexamethylenamine. Hexamine has the chemical formula C6H12N4.

Granular hexamine that has been blended with other product(s) is included in this scope when the resulting mix contains 50 percent or more of hexamine by weight, which include but are not limited to, (1) inert additives that do not react with hexamine; (2) co-reactants that react with hexamine when heated; and (3) additives that undergo self-condensation or reaction with other components when utilized in a mixture. Examples of such inert additives include, but are not limited to: precipitated silica, benzoic acid, aluminum silicate, diisodecyl phthalate (DIDP), calcium carbonate, magnesium stearate, citric acid, and metal oxides. Examples of such co-reactants include, but are not limited to: phenolic resins, alkylphenol novolacs, boron-modified novolac, phosphorous-modified novolac, rubber modified novolac, CNSL-novolac, tannin, lignin, tung oil, limonene-phenol condensate, resorcinol novolac, aniline-PF condensate, dicy-UF condensate, and 1,3-dihydroxybenzene. Examples of such additives that undergo self-condensation or reaction with other components when utilized in a mixture include, but are not limited to polyvinyl alcohol, urea, ammonium nitrate, and zinc dinitramide.

Subject merchandise includes merchandise matching the above description that has been processed in a third country, including by commingling, diluting, adding or removing additives, or performing any other processing that would not otherwise remove the merchandise from the scope of the investigations if performed in the subject country.

Hexamine that has been blended with other products is included within this scope when such blends include constituent parts that have been intermingled, but that have not been chemically reacted with each other to produce a different product.

Excluded from this scope is pharmaceutical hexamine in tablet or capsule form.

Hexamine is imported under subheading 2933.69.50 of the Harmonized Tariff Schedule of the United States (HTSUS). The HTSUS provisions are for convenience and customs purposes; the written description of the scope is dispositive.

<u>Reporting of information</u>.--If information is not readily available from your records, provide carefully prepared estimates. If your firm is completing more than one questionnaire (i.e., a producer, importer, and/or purchaser questionnaire), you need not respond to duplicated questions.

<u>Confidentiality</u>.--The commercial and financial data furnished in response to this questionnaire that reveal the individual operations of your firm will be treated as confidential by the Commission to the extent that such data are not otherwise available to the public and will not be disclosed except as may be required by law (see 19 U.S.C. § 1677f). Such confidential information will not be published in a manner that will reveal the individual operations of your firm; however, general characterizations of numerical business proprietary information (such as discussion of trends) will be treated as confidential business information only at the request of the submitter for good cause shown.

<u>Verification</u>.--The information submitted in this questionnaire is subject to audit and verification by the Commission. To facilitate possible verification of data, please keep all files, worksheets, and supporting documents used in the preparation of the questionnaire response. Please also retain a copy of the final document that you submit.

Release of information. -- The information provided by your firm in response to this questionnaire, as well as any other business proprietary information submitted by your firm to the Commission in connection with this proceeding, may become subject to, and released under, the administrative protective order provisions of the Tariff Act of 1930 (19 U.S.C. § 1677f) and section 207.7 of the Commission's Rules of Practice and Procedure (19 CFR § 207.7). This means that certain lawyers and other authorized individuals may temporarily be given access to the information for use in connection with this proceeding or other import-injury proceedings conducted by the Commission on the same or similar merchandise; those individuals would be subject to severe penalties if the information were divulged to unauthorized individuals. In addition, if your firm is a U.S. producer, the information you provide on your production and imports of hexamine and your responses to the questions in Part I of the producer questionnaire will be provided to the U.S. Department of Commerce, upon its request, for use in connection with (and only in connection with) its requirement pursuant to section 702(c)(4)/732(c)(4) of the Act (19 U.S.C. § 1671a(c)(4)/1673a(c)(4)) to make a determination concerning the extent of industry support for the petition requesting this proceeding. Any information provided to Commerce will be transmitted under the confidentiality and release guidelines set forth above. Your response to these questions constitutes your consent that such information be provided to Commerce under the conditions described above.

<u>D-GRIDS tool.</u>--The Commission has a tool that firms can use to move data from their own MS Excel compilation files into self-contained data tables within this MS Word questionnaire, thereby reducing the amount of cell-by-cell data entry that would be required to complete this form. This tool is a macroenabled MS Excel file available for download from the Commission's generic questionnaires webpage (https://www.usitc.gov/trade_remedy/question.htm) called the "D-GRIDs tool." Use of this tool to help your firm complete this questionnaire is *optional*. Firms opting to use the D-GRIDs tool to populate their data into this questionnaire will need the D-GRIDs specification sheet PDF file specific to this proceeding (available on the case page which is linked under the "Background" above) which includes the necessary references relating to this questionnaire, as well as the macro-enable MS Excel D-GRIDs tool itself from the generic questionnaires page. More detailed instructions on how to use the D-GRIDs tool are available within the D-GRIDs tool itself.

I-1a. Reporting requirements.--Please report below the actual number of hours required and the cost to your firm of completing this questionnaire for use by the Office of Management and Budget.

Hours	Dollars

Public reporting burden for this questionnaire is estimated to average 55 hours per response, including the time for reviewing instructions, gathering data, and completing and reviewing the questionnaire.

We welcome comments regarding the accuracy of this burden estimate, suggestions for reducing the burden, and any suggestions for improving this questionnaire. Please provide such comments to the Office of Investigations, import injury@usitc.gov.

I-1b.	TAA information releaseIn the event that the U.S. International Trade Commission (USITC)
	makes an affirmative final determination in this proceeding, do you consent to the USITC's
	release of your contact information (company name, address, contact person, contact person's
	title, telephone number, email address) appearing on the front page of this questionnaire to the
	Departments of Commerce, Labor, and Agriculture, as applicable, so that your firm and its
	workers can be made eligible for benefits under the Trade Adjustment Assistance program?

Yes		Nο

I-2a. <u>Establishments covered</u>.--Provide the city, state, zip code, and brief description of each establishment covered by this questionnaire. Firms operating more than one establishment should combine the data for all establishments into a single report.

"<u>Establishment</u>"--Each facility of a firm involved in the <u>production</u> of hexamine, including auxiliary facilities operated in conjunction with (whether or not physically separate from) such facilities.

Establishments covered ¹	City, State	Zip (5 digit)	Description
1			
2			
3			
4			
5			
6			
¹ Additional discussion on establishments consolidated in this questionnaire:			

I-2b.	Stock symbol information If your firm or parent firm is publicly traded, please specify the
	stock exchange and trading symbol:

I-2c.	External counsel If your firm or parent firm is represented by external counsel in relation to
	this proceeding, please specify the name of the law firm and the lead attorney(s).

Law firm:	
Lead attorney(s):	

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U.S.	Producers	Questionnaire -	- Hexamine	(Preliminary

0.5.110	7.5. Froducers Questionnaire Trendmine (Fremminery)				
I-3.	Petitioner s		petitioner in this proce	eeding or a member f	irm of the
	No	Yes			
I-4.	Petition su	pport Does your firr	n support or oppose th	e petitions?	
Co	untry	Investigation type	Support	Oppose	Take no position
Cl	hina	Antidumping duty			
Cl	hina	Countervailing duty			
Ger	many	Antidumping duty			
Ir	ndia	Antidumping duty			
India Countervailing dut		Countervailing duty			
Saudi Arabia Antidumping duty		Antidumping duty			
I-5. OwnershipIs your firm owned, in whole or in part, by any other firm? No YesList the following information, relating to the ultimate parent/owner.					
	Firm name	e	Country		Extent of ownership (percent)
			•		100

"Related firm" —A firm that your firm solely or jointly owned, managed, or otherwise controlled; a firm that solely or jointly owned, managed, or otherwise controlled your firm; and/or a firm that was solely or jointly owned, managed, or otherwise controlled by a firm that also solely or jointly owned, managed, or otherwise controlled your firm.

No Yes	List the following information.	
Firm name	Country	Affiliation
engaged in the product		ms, either domestic or foreign,
engaged in the product	ion of hexamine?List the following information.	ms, either domestic or foreign, Affiliation
engaged in the product	ion of hexamine?	
engaged in the product	ion of hexamine?List the following information.	
engaged in the product	ion of hexamine?List the following information.	
engaged in the product	ion of hexamine?List the following information.	

PART II.--TRADE AND RELATED INFORMATION

Further information on this part of the questionnaire can be obtained from Charles Cummings (202-708-1666, Charles.Cummings@usitc.gov). Supply all data requested on a calendar-year basis.

II-1.		nationPlease identify the responsible aff may contact that individual regardin	individual and the manner by which ng the confidential information submitted
	Name		
	Title		
	Email		
	Tolonhono		

II-2a. <u>Changes in operations.</u>—Please indicate whether your firm has experienced any of the following changes in relation to the production of hexamine since January 1, 2021.

, , , ,		If checked, please describe the nature, timing / duration, and impact on operations of any such reported changes as well as the business reasons for them; leave completely blank if not applicable
	Plant openings	
	Plant closings	
	Prolonged shutdowns	
	Production curtailments	
	Relocations	
	Expansions	
	Acquisitions	
	Consolidations	
	Weather-related or force majeure events	
	Other (e.g., revised labor agreements, technology)	

II-2b. COVID-19 pandemic.—Has the COVID-19 pandemic or have any government actions taken to contain the spread of the COVID-19 virus resulted in changes in your firm's supply chain arrangements, production, employment, and shipments relating to hexamine? In your response, please discuss the duration and timing of any such changes as they relate to your firm's operations.

No	If yes, describe these changes including the impact over time on the (a) supply chain, (b) production and shipments, and (c) employment with respect to hexamine.

II-3a. **Production using same machinery.--**Please report your firm's production of products using the same equipment, machinery, or employees as used to produce hexamine, and the combined capacity (both installed and practical capacity) on this shared equipment, machinery, or employees in the periods indicated.

"Installed overall capacity" – The level of production that your establishment(s) could have attained, assuming your firm's optimal product mix, and based solely on existing capital investments, i.e., machinery and equipment that is in place and ready to operate. This capacity measure does <u>not</u> take into account other constraints to production such as existing workforce constraints, availability of raw materials, or downtime for maintenance, repair, and clean-up. This capacity measure is sometimes referred to as "nameplate" or "theoretical" capacity.

"Practical overall capacity" – The level of production that your establishment(s) could reasonably have expected to attain, taking into account your firm's actual product mix over the period. This capacity measure is based on not only existing capital investments, i.e., machinery and equipment that is in place and ready to operate; but also non-capital investment constraints, such as (1) normal operating conditions, including normal downtime for maintenance, repair, and cleanup; (2) your firm's existing in place and readily available labor force; (3) availability of material inputs; and (4) any other constraints that may have limited your firm's ability to produce the reported products. Importantly, this capacity measure is the maximum "practical" production your firm could have achieved without hiring new personnel or expanding the number of shifts operated in the period.

"Practical hexamine capacity" – The level of production of hexamine that your establishment(s) could reasonably have expected to attain. The same assumptions apply to this capacity measure as for practical overall capacity, but only includes the portion of practical overall capacity allocated to the production of hexamine based on the actual product mix experienced over the period.

"Production" – All production in your U.S. establishment(s), including production consumed internally within your firm and production for another firm under a toll agreement.

Takes into account	Installed overall capacity	Practical overall capacity	Practical hexamine capacity
Existing capital investments	Yes	Yes	Yes
Product mix	Yes	Yes	Yes
Normal downtime, maintenance, repair and clean-up	No	Yes	Yes
Existing labor force	No	Yes	Yes
Availability of material inputs	No	Yes	Yes
Actual number of shifts and hours operated	No	Yes	Yes
Limited to hexamine	No	No	Yes

II-3a. Production using same machinery.—Continued

Quantity (in pounds)					
С	alendar year		January	/-June	
2021	2022	2023	2023	2024	
0	0	0	0	0	
0	0	0	0	0	
0	0	0	0	0	
0	0	0	0	0	
	0	Calendar year 2021 0 0 0 0 0 0 0 0	Calendar year 2021 2022 2023 0 0 0 0 0 0 0 0 0 0 0 0 0	Calendar year January 2021 2022 2023 2023 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	

¹ Data reported for both "installed overall" and "practical overall" capacity should each individually be greater than data reported for total production (last line). Additionally, data reported for "installed overall" capacity should be greater than "practical overall" capacity in every period.

² Please provide details in your response to the question on capacity constraints in question II-3d below that explain the differences reported between "installed" overall capacity and "practical" overall capacity.

³ Data for this indicator will populate here once reported below in question II-8.

⁴ Data reported for practical hexamine capacity should be greater than the data reported for production of hexamine in each period, if not revise prior to submission to the Commission. Additionally, if your firm reports the production of no other products on the same machinery and using the same workers as hexamine then "practical overall" and "practical hexamine" capacity measures should be equal to each other.

⁵ Please identify these products: _____.

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II-3b.	Operating parametersThe practical overall capacity reported in II-3a is based on the following
	operating parameters:

Hours per week	Weeks per year

		methodology used to calculate <i>installed</i> and <i>practical</i> Ba, and explain any changes in reported capacities.
irm's vere b eport out wa	practical overall capacity over the per pinding over different periods reporte ed practical overall capacity. If a cons	se describe the constraint(s) that set the limit(s) on your riod reported in question II-3a. If different constraints d, please specify when each constraint was limiting your straint was not actually binding over the period reported, stalled capacity level, indicate at what level it would have
	traint k as many as appropriate)	Description (If checked, please describe the details, timing, and duration of the constraint; leave completely blank if not applicable)
Production bottlenecks		
	Existing labor force	
	Supply of material inputs	
	Fuel or energy	
	Storage capacity	
	Logistics/transportation	
	Other constraints (list the specific constraints in the description field)	

Excess in	stalled ov	erall capacityTo the extent that your company is reporting excess installed
		ease report, with specificity: (1) which machines or equipment (or other elen Ild need to be brought back into production for your plant to operate at full
capacity,	and (2) th	e specific dates on which such machines or equipment were last used by you
plant to p	oroduce he	examine.
Product s	shifting.—	
(a) Is	s your firm	
(a) Is	s your firm	able to switch production (capacity) between hexamine and other products
(a) Is u	s your firm using the sa	able to switch production (capacity) between hexamine and other products ame equipment and/or labor? If yes—(i.e., have produced other products or are able to produce other

II-5.	Capacity checklistPlease check that the capacity numbers reported in question II-3a follow the
	Commission's relevant definitions for capacity.

Item	√ if Yes
Are all three capacity measures reported based on <u>currently installed</u> <u>machinery and equipment</u> (i.e., the reported capacity level would not require additional capital investments in order to achieve)?	
Are practical overall capacity and practical hexamine capacity measures reported based on <u>existing labor force</u> (i.e., the reported capacity level would not require hiring additional production related workers or adding shifts)?	
Are practical overall capacity and practical hexamine capacity measures based on <i>the actual availability of material inputs</i> ?	
Do both practical overall capacity and practical hexamine capacity measures account for <u>normal downtime</u> , <u>maintenance</u> , <u>repair and cleanup</u> activities?	
Does the difference between practical overall capacity and practical hexamine capacity equal the portion of practical overall capacity that is dedicated to the production of out-of-scope products?	

Note: If your firm is not able to answer "yes" to any of the above criteria as it relates to your firm's reported capacity levels, please revise your capacity numbers to be in conformance with the appropriate definition prior to submission to the Commission.

II-6. <u>Tolling</u>.--Since January 1, 2021, has your firm been involved in a toll agreement regarding the production of hexamine?

"Toll agreement"-- Agreement between two firms whereby the first firm ("tollee") furnishes the raw materials and the second firm ("toller") uses the raw materials to produce a product that it then returns to the first firm with a charge for processing costs, overhead, etc.

No	Yes	
		If yes—Please complete the table below.

Does your firm act as the toller or tollee in this arrangement?	Toller:	Tollee:
Report the share of your firm's production of hexamine that was included toll arrangement in 2023.	luded in this	%
Please describe the activities performed in this tolling arrangement:		
Please indicate the name(s) of the firm(s) involved:		

II-7.	Foreign	trade	zones

(a) <u>Firm's FTZ operations</u>.--Does your firm produce hexamine in and/or admit hexamine into a foreign trade zone (FTZ)?

"Foreign trade zone" is a designated location in the United States where firms utilize special procedures that allow delayed or reduced customs duty payments on foreign merchandise. A foreign trade zone must be designated as such pursuant to the rules and procedures set forth in the Foreign-Trade Zones Act.

No	If yesDescribe the nature of your firm's operations in FTZs and identify the specific FTZ site(s).

(b) Other firms' FTZ operations.--To your knowledge, do any firms in the United States import hexamine into a foreign trade zone (FTZ) for use in distribution of hexamine and/or the production of downstream articles?

No	Yes	If yesIdentify the firms and the FTZs.	

II-8. **Production, shipments, and inventory data.--**Report your firm's uses (shipment or storage) of domestically produced hexamine during the specified periods.

"Production" – All production in your U.S. establishment(s), including production consumed internally within your firm and production for another firm under a toll agreement.

"Commercial U.S. shipments" – Shipments made within the United States as a result of an arm's length commercial transaction in the ordinary course of business. Report <u>net values</u> (i.e., gross sales values less all discounts, allowances, rebates, prepaid freight, and the value of returned goods) in U.S. dollars, f.o.b. your point of shipment.

"Internal consumption" – Product consumed internally by your firm. Such transactions are valued at fair market value.

"Transfers to related firms" – Shipments made to related firms. Such transactions are valued at fair market value.

"Related firm" —A firm that your firm solely or jointly owned, managed, or otherwise controlled; a firm that solely or jointly owned, managed, or otherwise controlled your firm; and/or a firm that was solely or jointly owned, managed, or otherwise controlled by a firm that also solely or jointly owned, managed, or otherwise controlled your firm.

"Export shipments" – Shipments to destinations outside the United States, including shipments to related firms.

"Inventories" — Finished goods inventory, not raw materials or work-in-progress.

Note: As requested in Part I of this questionnaire, please keep all supporting documents/records used in the preparation of the trade data, as Commission staff may contact your firm regarding questions on the trade data. The Commission may also request that your company submit copies of the supporting documents/records (such as production and sales schedules, inventory records, etc.) used to compile these data.

II-8. Production, shipment, and inventory data.--Continued

	(Calendar year		January-June		
Item	2021	2022	2023	2023	2024	
Practical hexamine capacity ¹ (quantity) (A)						
Beginning-of-period inventories (quantity) (B)						
Production (quantity) (C)						
U.S. shipments: Commercial shipments: Quantity (D)						
Value (E)						
Internal consumption: ² Quantity (F)						
Value ² (G)						
Transfers to related firms: ² Quantity (H)						
Value² (I)						
Export shipments: ³ Quantity (J)						
Value (K)						
End-of-period inventories (quantity) (L)						

RECONCILIATION OF SHIPMENTS, PRODUCTION, AND INVENTORY.--Generally, the data reported for the end-of-period inventories (i.e., line L) should be equal to the beginning-of-period inventories (i.e., line B), plus production (i.e., line C), less total shipments (i.e., lines D, F, H, and J). Please ensure that any differences are not due to data entry errors in completing this form, but rather reflect your firm's actual records; and also provide explanations for any differences (e.g., theft, loss, damage, record systems issues, etc.) if they exist.

	Calendar year			January-June	
Reconciliation	2021	2022	2023	2023	2024
B + C - D - F - H - J - L = should equal zero ("0") or provide an					
explanation. ¹	0	0	0	0	0

¹ Explanation if the calculated fields above are returning values other than zero (i.e., "0") but are nonetheless accurate:

² Internal consumption and transfers to related firms must be valued at fair market value. If your firm uses a different basis for valuing these transactions in your records, please specify that basis (e.g., cost, cost plus, etc.): . However, the data provided above in this table should be based on fair market value.

³ Identify your firm's principal export markets: _

II-9. <u>Channels of distribution</u>.--Report your firm's U.S. shipments (i.e., inclusive of commercial U.S. shipments, internal consumption, and transfers to related firms) of U.S.-produced hexamine by channel of distribution during the specified periods.

Quantity (in pounds)						
	Calendar year		January-June			
2021	2022	2023	2023	2024		
	· · · · · · · · · · · · · · · · · · ·	Calendar year	Calendar year	Calendar year January		

² Please identify these other end users:

<u>RECONCILIATION OF CHANNELS</u>.--Please ensure that the quantities reported for channels of distribution (i.e., lines M through P) in each time period equal the quantity reported for U.S. shipments (i.e., line D, F, H) in each time period. If the calculated fields below return values other than zero (i.e., "0"), the data reported must be revised prior to submission to the Commission.

	Calendar year			January-June		
Reconciliation	2021	2022	2023	2023	2024	
M + N + O + P - D - F - H = zero ("0"),						
if not revise.	0	0	0	0	0	

II-10. <u>U.S. shipments by product type</u>.--Report your firm's U.S. shipments (i.e. inclusive of commercial U.S. shipments, internal consumption, and transfers to related firms) in 2023 by mesh size (across) and purity (down).

Quantity (in pounds)							
Item	Calendar year 2023	}					
	Mesh size below 30	Mesh size between 30 and 80	Mesh size above 80				
U.S. shipments based on hexamine content:							
>50 percent and <=91 percent of the mixture by weight (Q)							
>91 percent and <=95 percent of the mixture by weight (R)							
>95 percent and <=99 percent of the mixture by weight (S)							
>99 percent and <=100 percent of the mixture by weight (T)							

<u>RECONCILATION OF U.S. SHIPMENTS BY PRODUCT TYPE.</u>—Please ensure that the quantities reported in this question (i.e. lines Q through T across all columns) equal the quantity reported for U.S. shipments (i.e. lines D, F, and H) for 2023 in question II-8. If calculated fields below return values other than zero (i.e., "0"), the data reported must be revised prior to submission to the Commission.

Reconciliation	Calendar year 2023
Quantity: $Q + S + U + W - D - F - H = zero ("0"),$	
if not revise.	0

II-11. <u>U.S. shipments of in-scope aqueous hexamine</u>.--Report your firm's U.S. shipments (i.e., inclusive of commercial U.S. shipments, internal consumption, and transfers to related firms) of in-scope, U.S.-produced aqueous hexamine during the specified periods.

"In-scope aqueous hexamine mixtures" —A liquid or semi-liquid mixture containing both water and hexamine, in which the hexamine content of the mixture is at least greater than 50 percent of the total weight of the mixture. These in-scope aqueous hexamine mixtures could include, but are not limited to, hexamine in slurry form, and otherwise are included in the overall scope definition of hexamine as defined on page 2.

Note: Be sure to only report solutions that contain more than 50 percent hexamine by weight (i.e., match the scope), if they exist. Do not report normal aqueous hexamine solutions that, for the most part, contain 50 percent or less hexamine by weight.

Quantity (in pounds)							
		Calendar year	Janua	ry-June			
Item	2021	2022	2023	2023	2024		
U.S. shipments.— In-scope aqueous hexamine mixtures (U)							
In-scope hexamine in all other forms (V) ¹	0	0	0	0	0		

¹ Please ensure that the quantity of "in-scope hexamine in all other forms" (i.e., line V) does not report a negative number, which would occur if your firm reported more "in-scope aqueous hexamine mixtures" than it reported as overall U.S. shipments quantity (i.e., lines D, F, and H) in question II-8.

Explanation of trends:

II-12. **Employment data**.--Report your firm's employment-related data related to the production of hexamine in your U.S. establishments and provide an explanation for any trends in these data.

"Production and Related Workers" (PRWs) includes working supervisors and all nonsupervisory workers (including group leaders and trainees) engaged in fabricating, processing, assembling, inspecting, receiving, storage, handling, packing, warehousing, shipping, trucking, hauling, maintenance, repair, janitorial and guard services, product development, auxiliary production for plant's own use (e.g., power plant), recordkeeping, and other services closely associated with the above production operations.

Average number employed may be computed by adding the number of employees, both full time and part time, for the 12 pay periods ending closest to the 15th of the month and divide that total by 12. For the January to June periods, calculate similarly and divide by 6.

If your firm had the same number of PRWs in all calendar year and had not experienced any changes in PRWs in the most recent interim period, you would have the same number of PRWs for the interim periods, regardless of whether the interim periods are Jan-Mar (Q1), Jan-June (Q1+Q2), or Jan-Sept (Q1+Q2+Q3)."

"Hours worked" includes time paid for sick leave, holidays, and vacation time. Include overtime hours actually worked; do not convert overtime pay to its equivalent in straight time hours.

"Wages paid" – Total wages paid before deductions of any kind (e.g., withholding taxes, old-age and unemployment insurance, group insurance, union dues, bonds, etc.). Include wages paid directly by your firm for overtime, holidays, vacations, and sick leave.

	Calendar year			January-June	
Item	2021	2022	2023	2023	2024
Average number of PRWs (number)					
Hours worked by PRWs (hours)					
Wages paid to PRWs (dollars)					

I-13.	<u>Transfers to related firms</u> If your firm reported transfers to related firms in question II-8, please identify the firm(s) and indicate the nature of the relationship between your firm and the related firms (e.g., joint venture, wholly owned subsidiary), whether the transfers were priced at market value or by a non-market formula, whether your firm retained marketing rights to all transfers, and whether the related firms also processed inputs from sources other than your firm.

II-14. <u>Purchases</u>.--Has your firm purchased hexamine produced in the United States or in other countries since January 1, 2021? (Do not include imports for which your firm was the importer of record. These should be reported in an importer questionnaire.)

"Purchase" – A transaction to buy product from a U.S. corporate entity such as another U.S. producer, a U.S. distributor, or a U.S. firm that has directly imported the product.

"Import" —A transaction to buy from a foreign supplier where your firm is the importer of record.

No	If yesReport such purchases in the table below and explain the reasons for your firms' purchases.

Note: If your firm served as the importer of record for any purchases from foreign suppliers, either for your own account or as a service for another entity, those purchases are to be considered "imports" not "purchases" and **should not** be included in the table below

	(Quantity in	n pounds)			
	Ca	alendar year		January	-June
Item	2021	2022	2023	2023	2024
Purchases from U.S. importers of					
hexamine from—					
China					
Germany					
India					
Saudi Arabia					
Subject sources	0	0	0	0	0
All other sources ¹					
Purchases from domestic producers ²					
Purchases from other sources ³					
Purchases from all sources	0	0	0	0	0

¹ Please list the name of the nonsubject importer(s) from which your firm purchased this product: _____.

² Please list the name of the U.S. producer(s) from which your firm purchased this product: _____.

³ Please list the name of the firm(s) from which your firm purchased this product: _____.

II-15. Purchases of imports from subject sources.—If your firm reported purchases from U.S. importers of hexamine from China, Germany, India, and Saudi Arabia at any time since January 1, 2021, report those purchases by the individual importer of record and subject source.

Purchases of subject imports

		Quantity (in	pounds)			
		(Calendar yea	r	Januar	y-June
Importer of record	Subject source	2021	2022	2023	2023	2024
Grand total:		0	0	0	0	0

II-15. Purchases of imports from subject sources.—Continued.

<u>RECONCILIATION OF PURCHASES FROM SUBJECT SOURCES</u>.--Please ensure that the quantities reported for your firms purchases of imports from subject sources reported in this question (i.e., "total purchases of imports from subject sources") in each time period equal the quantity reported for your firm's purchases from subject sources in each time period in the previous question. If the calculated fields below return values other than zero (i.e., "0"), the data reported must be revised prior to submission to the Commission.

		Calendar year		Januar	y-June
Reconciliation	2021	2022	2023	2023	2024
Purchases from subject sources in this table – purchases from subject sources in previous table = zero					
("0"), if not revise.	0	0	0	0	0

II-16. Imports.--Since January 1, 2021, has your firm imported hexamine?

"Importer" – The person or firm primarily liable for the payment of any duties on the merchandise, or an authorized agent acting on his behalf.

No	Yes	
		If yesCOMPLETE AND RETURN A U.S. IMPORTERS' QUESTIONNAIRE

II-17.	Other explanationsIf your firm would like to further explain a response to a question in Part II for which a narrative box was not provided, please note the question number and the explanation in the space provided below. Please also use this space to highlight any issues your firm had in providing the data in this section.

Other (specify):

PART III.--FINANCIAL INFORMATION

Address questions on this part of the questionnaire to Jennifer Catalano (202-205-2056,

ennif	er.Catala	no@usitc.gov).			`	,	
II-1.		ct information.—Please identification ission staff may contact that in III.				•	
	Name						
	Title						
	Email						
	Teleph	one					
II-2.	Accou	nting system.—Briefly describe	e your firm's f	inancial acco	unting syste	m.	
	A.1.	When does your firm's fiscal					
		If your firm's fiscal year chan	ged since Jan	uary 1, 2021,	explain belo	w:	
	A.2.	Note: Calendar-year data are (i.e., in questions III-9a, III-9c calendar-year basis is unduly fiscal-year based data are acc are provided on a calendar-year) or on a fiscal-year basis Calendar-year basis	d, III-12a, and burdensome ceptable. Plea rear basis (inclustrated that does no Fiscal-year	III-13a). How or provides use indicate w uding firms w t align with t basis (does r	ever, if proving the second of the contract of	ding this dat re not reliab esults in this ar-year base year.	a on a le, section d fiscal r year)
	B.1.	Describe the lowest level of of financial statements are prepared.	-		-	ny-wide) for	wnich
	B.2.	Does your firm prepare profi Yes	t/loss stateme	ents for hexa	mine:		
	B.3.	Please indicate the type and by your firm. Please check re			f financial sta	atements pre	epared
					Frequ	iency	
		Financial statements	Check all that apply	Monthly	Quarterly	Semi- annually	Annually
		Audited			Quarterly		
		Unaudited				片片	
		Annual reports	\vdash				
		SEC Forms 10-K / 10-Q	$+$ \dashv				
		SEC Form 20-F					
		JLC FUIIII ZU-F	1 1 1				

B.4. Please indicate the primary accounting basis used by your firm.

Accounting basis	Check one
U.S. GAAP	
IFRS	
Tax – cash	
Tax – accrual	
Other (specify):	

III-3.	<u>Cost accounting system.</u> —Briefly describe your firm's cost accounting system (e.g., standard cost, job order cost, etc.).

III-4. **Product listing.**—Please list the products your firm produces in the facilities in which it produces examine and provide the share of net sales accounted for by these products in 2023.

Products	Share of sales in 2023
Hexamine	%
	%
	%
	%
	%

roc				
t	or any serv	vices) used ns betweer	suppliers.—Does your firm purchase inputs in the production of hexamine from any re n related firms, divisions and/or other comp	elated suppliers (e.g., inclusive
	YesCo	ontinue to	question III-6. NoContinue to que	estion III-8a.
t	that your f	firm purcha	suppliers.—Please identify the inputs used ases from related suppliers and that are ref "please report this information by relevant	lected in question III-9a. For
	Input		Related supplier	Share of total COGS in 2023
				%
-				%
-				%
				,0
۱	valuation i	method use g system. If	sed for inputs from related suppliers.—Ple ed for the inputs from related suppliers, as the basis differs by input, please check all	recorded in the company's o
\ a	valuation i accounting	method use g system. If ive box.	ed for the inputs from related suppliers, as	recorded in the company's o
\ a	valuation i accounting the narrat	method use g system. If ive box.	ed for the inputs from related suppliers, as the basis differs by input, please check all curchase cost valuation method	recorded in the company's o that apply and explain furthe
\ a	valuation i accounting the narrat Related s Cost plus	method use g system. If ive box. P supplier's co	ed for the inputs from related suppliers, as the basis differs by input, please check all curchase cost valuation method ost	recorded in the company's o that apply and explain furthe
\ a	valuation is accounting the narrat Related s Cost plus Negotiate	method use g system. If ive box. P supplier's cos ed transfer	ed for the inputs from related suppliers, as the basis differs by input, please check all curchase cost valuation method	recorded in the company's o that apply and explain furthe
\ a	valuation i accounting the narrat Related s Cost plus	method use g system. If ive box. P supplier's cos ed transfer	ed for the inputs from related suppliers, as the basis differs by input, please check all curchase cost valuation method ost	recorded in the company's o that apply and explain furthe
\ a	Related s Cost plus Negotiate Other (sp	method use g system. If ive box. P supplier's cos ed transfer pecify):	ed for the inputs from related suppliers, as the basis differs by input, please check all curchase cost valuation method ost	recorded in the company's o that apply and explain furthe
**************************************	Related s Cost plus Negotiate Other (sp If the me	method use g system. If ive box. P supplier's cost ged transfer becify): withods used I from relat	ed for the inputs from related suppliers, as the basis differs by input, please check all curchase cost valuation method ost price to approximate fair market value	Check all that app Check all that app
- \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Related s Cost plus Negotiate Other (sp If the me	method use g system. If ive box. P supplier's compedition of the control of the	ed for the inputs from related suppliers, as the basis differs by input, please check all curchase cost valuation method ost price to approximate fair market value I differ by input, please describe: sed for inputs from related suppliers.—Plead suppliers, as identified in III-6, were rep	Check all that apples assection confirm that the inputs sorted in III-9a (financial results books and records.

III-8. Cost assignment/allocation basis.—Briefly describe the assignment/allocation bases used by your firm to assign the costs and expenses listed below for hexamine in the normal course of business and in the financial results reported in question III-9a (e.g., actual costs, standard costs, percentage of COGS, percentage of sales, etc.).

	Assignment/allocation ba	ases used for hexamine—
Cost/expense	In the normal course of business	In the financial results at III-9a
Raw materials		
Direct labor		
Other factory costs		
SG&A expenses		
Interest expense		
Other income/expenses		

III-9a. <u>Operations on hexamine</u>.—Report the revenue and related cost information requested below on the hexamine operations of your firm's U.S. establishment(s). Include only sales (whether domestic or exports) and costs related to your U.S. manufacturing operations. <u>Do not</u> report any revenue or cost data related to the resale of purchased product.

Net sales—Report all commercial sales, internal consumption, and transfers to related firms, whether these are domestic sales or exports. Report net sales values less discounts, returns, allowances, and prepaid freight, in U.S. dollars, f.o.b. your point of shipment. The freight costs associated with delivering the product to your customer should not be included.

Note: If the financial data are reported on a calendar-year basis, the total net sales quantities and values should match the total shipment quantities and values reported in Part II of this questionnaire (see question III-14 for a reconciliation grid).

Internal consumption—Product consumed internally by your firm. Report internal consumption at fair market value even if this is not how these transactions are valued in your own books and records. This would commonly be estimated based on the company's commercial sales of similar product or market knowledge.

Transfers to related firms—Sales made to related firms. Report transfers to related firms at fair market value even if this is not how these transactions are valued in your own books and records. This would commonly be estimated based on the company's commercial sales of similar product or market knowledge.

Costs and expenses—Include costs and expenses associated with all reported net sales (i.e., for both domestic and export commercial sales, internal consumption, and transfers to related firms). If any freight costs were removed from net sales values, ensure the associated costs are removed from the applicable cost/expense line.

Inputs from related suppliers—Any inputs purchased from related suppliers should be reported in a manner consistent with your firm's accounting books and records.

Note: As requested in Part I of this questionnaire, please keep all supporting documents/records used in the preparation of the financial data, as Commission staff may contact your firm regarding questions on the financial data. The Commission may also request that your company submit copies of the supporting documents/records (financial statements, including internal profit-and-loss statements for the division or product group that includes hexamine, as well as specific statements and worksheets) used to compile these data.

III-9a. **Operations on hexamine**.—*Continued*

Quant	tity (in pounds)	and value (in	dollars)		
		Years		January	/-June
Item	2021	2022	2023	2023	2024
Net sales quantities:					
Commercial sales					
Internal consumption					
Transfers to related firms					
Total net sales quantities	0	0	0	0	0
Net sales values: Commercial sales					
Internal consumption					
Transfers to related firms					
Total net sales values	0	0	0	0	0
Cost of goods sold (COGS): Raw materials					
Direct labor					
Other factory costs					
Total COGS	0	0	0	0	0
Gross profit or (loss)	0	0	0	0	0
SG&A expenses					
Operating income (loss)	0	0	0	0	0
Other expenses and income: Interest expense					
All other expense items					
All other income items					
Net income or (loss) before income taxes	0	0	0	0	0

III-9b.	<u>Financial data reconciliation</u> Certain line items from question III-9a, including total net sales
	quantities and values, total COGS, gross profit (or loss), operating profit (or loss), and net
	income (or loss), have been calculated based on the data submitted for other line items. Are the
	data in these calculated line items correct according to your firm's financial records ignoring
	non-material differences that may arise due to rounding?

Yes	No	Also, check signs accorded to the post operating income line items. The two expense line items should report positive numbers (i.e., expenses are positive, and incomes or reversals are negative in these lines – instances of the latter should be rare in these lines). The income line item should also, in most instances, be a positive number (i.e., income is positive, and expenses or reversals are negative in this line). If, after reviewing and potentially revising the feeder data your firm has provided, the differences between your records and the calculated line items persist, please identify and discuss the differences in the space below.
		terns persist, preuse identity and discuss the differences in the space below.

U.S. Producers' Questionnaire - Hexamine (Preliminary	U.S.	Producers'	Questionnaire	- Hexamine	(Preliminary
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III-9c. Raw materials.—Please report the share of total raw material costs in 2023 (reported in III-9a) for the following raw material inputs:

		Procureme	ent method
Input	Share of total raw material costs (percent)	Primarily produced by your firm	Primarily purchased by your firm
Ammonia			
Formaldehyde			
Stabilizer			
Other raw material inputs ¹			
Total (should sum to 100 percent)	0.0		
¹ If there are notable or significant raw mat category, please list those here and provide th account:			

III-9d. <u>Depreciation expense</u>.—Please report the amount of depreciation expense that is included within the reported financial results at question III-9a.

		Years		Januar	y-June
Item	2021	2022	2023	2023	2024
Depreciation expense (in dollars)					

III-9e.	<u>Depreciation expense classification</u> .—Please indicate the line item(s) within question III-9a (e.g., other factory costs, SG&A expenses, etc.) that include the depreciation expense reported above.

III-10a. Nonrecurring items (charges and gains) included in the hexamine financial results.—Please report all material (significant) nonrecurring items (charges and gains) that are included in the reported results at question III-9a. If a nonrecurring item that is not product-specific was allocated to the results at question III-9a, please report the allocated value, below, rather than the aggregate amount.

Note: The Commission's objective here is to gather information on <u>material (significant)</u> nonrecurring items which impacted the reported financial results for hexamine in question III-9a.

		Years		Januar	y-June
Item	2021	2022	2023	2023	2024
			Value (dollars)		
Nonrecurring item 1					
Nonrecurring item 2					
Nonrecurring item 3					
Nonrecurring item 4					
Nonrecurring item 5					
Nonrecurring item 6					
Nonrecurring item 7					

III-10b. Nonrecurring items (charges and gains) included in the hexamine financial results.—In this table, please provide a brief description of each nonrecurring item reported above and indicate the specific line item within question III-9a in which the nonrecurring item is classified.

	Description of the nonrecurring item	Location (i.e., line item) within question III-9a
Nonrecurring item 1		
Nonrecurring item 2		
Nonrecurring item 3		
Nonrecurring item 4		
Nonrecurring item 5		
Nonrecurring item 6		
Nonrecurring item 7		

records of the company.—If non-recurring items were reported in question III-10 above, please
identify where your company recorded these items in your accounting books and records in the
normal course of business, just as responses to question III-10 identify the specific line items in question III-9a where these items are reported.

III-12a. <u>Asset values</u>.—Report the total assets (i.e., <u>both current and long-term assets</u>) associated with the production, warehousing, and sale of hexamine. If your firm does not maintain some or all of the specific asset information necessary to calculate total assets for hexamine in the normal course of business, please estimate this information based upon a method (such as production, sales, or costs) that is consistent with relevant cost allocations used in question III-9a.

Note: Total assets should reflect the <u>net amount of assets</u> (i.e., after any accumulated depreciation and allowances deducted) and should be <u>allocated to hexamine</u> if these assets are also related to other products.

Value (in dollars)				
	Years			
Item	2021	2022	2023	
Total assets (net)				

III-120.	Description of asset values.— asset value during the period; describe the main asset categ	; e.g., due to w	rite-offs, majo	or purchases,	and revaluati	ons. Also		
III-13a.	Capital expenditures and research and development ("R&D") expenses.—Report your firm's capital expenditures and research and development expenses for hexamine.							
	,	Val	ue (<i>in dollars</i>))	-			
			Years	<u> </u>	January-June			
	Item	2021	2022	2023	2023	2024		
	Capital expenditures							
	R&D expenses							
III-13b.	Bb. <u>Description of reported capital expenditures</u> .—Please describe the nature, focus, and significance of your firm's reported capital expenditures. If no capital expenditure data wer reported, please explain the reason.							

III-14a. <u>Data consistency and reconciliation</u>.—The quantities and values of total net sales reported in question III-9a should reconcile with the total shipments reported in question II-8 (including export shipments) for the annual-year periods as long as they are reported on the same calendar-year basis. The interim-period data should reconcile whether the financial data are on a calendar- or fiscal-year basis.

If the calculated fields below return values other than zero (i.e., "0") this indicates the total net sales quantities and values do not match the total shipments quantities and values.

	Years			January-June	
Reconciliation	2021	2022	2023	2023	2024
Quantity: Trade data from question II-8 (lines D, F, H, and J) less financial total net sales quantity data from question III-9a, = zero ("0").	0	0	0	0	0
Value: Trade data from question II-8 (lines E, G, I, and K) less financial total net sales value data from question III-9a, = zero ("0").	0	0	0	0	0

destion in-3a, = 2ero (0).			U	U	U	U	
	Is the financial data in question III-9a reported on a calendar-year basis?						
Yes—Complete question III-14b. No— Complete question III-14c.							
III-14b. <u>Data consistency and reconciliation (calendar-year based financial data).</u> —Do the data in question III-9a reconcile with the data in question II-8 (i.e., the calculated fields are returning zeros in the table above) <u>for all periods</u> ?							
	Yes No If no, please explain.						
III-14c. Data consistency and reconciliation (non-calendar-year based financial data).—Do the data in question III-9a reconcile with the data in question II-8 (i.e., the calculated fields are returning zeros) for the January-June periods?							
	Yes	No	If no, please	explain.			

If your responses to any of the items in questions III-15, III-16, and III-17 differ by country, please describe these differences and, as applicable, indicate which country or countries your response refers to in the relevant form fields.

III-15. <u>Effects of imports on investment</u>.—Since January 1, 2021, has your firm experienced any actual negative effects on its return on investment or the scale of capital investments as a result of imports of hexamine from China, Germany, India, and Saudi Arabia?

No	Yes				
		If yes, my firm has experienced actual negative effects as follows:			
	(chec	k as many as appropriate)	(please describe)		
		Cancellation, postponement, or rejection of expansion projects			
		Denial or rejection of investment proposal			
		Reduction in the size of capital investments			
		Return on specific investments negatively impacted			
		Other			

III-16.	Effects of imports on growth and development.—Since January 1, 2021, has your firm
	experienced any actual negative effects on its growth, ability to raise capital, or existing
	development and production efforts (including efforts to develop a derivative or more advanced
	version of the product) as a result of imports of hexamine from China, Germany, India, and
	Saudi Arabia?

No	Yes				
		If yes, my firm has experienced actual negative effects as follows:			
	(chec	ck as many as appropriate)	(please describe)		
		Rejection of bank loans			
		Lowering of credit rating			
		Problem related to the issue of stocks or bonds			
		Ability to service debt			
		Other			

U.S. Pr	oducers' Qu	iestionnai	ire - Hexamine (Preliminary)	Page 38
III-17.	-		of imports.—Does your firm anticipate any negative effects due to im hina, Germany, India, and Saudi Arabia?	ports
	No	Yes	If yes, my firm anticipates negative effects as follows:	
III-18.	governme performar	nt actions nce of you please inc	performance of COVID-19.—Has the COVID-19 pandemic, or any staken to contain the spread of the COVID-19 virus, affected the finant ir firm's operations on hexamine as reported in question III-9a? In you clude the duration and timing of any impacts as they relate to your firmce.	ır
	No	Yes	If yes, please describe these effects.	
III-19.	III for whice	ch a narra	.—If your firm would like to further explain a response to a question in tive box was not provided, please note the question number and the pace provided below. Please also use this space to highlight any issues g the data in this section.	

PART IV.--PRICING AND MARKET FACTORS

Further information on this part of the questionnaire can be obtained from Andres Andrade (202-205-2078, Andres.Andrade@usitc.gov).

IV-1. <u>Contact information</u>.--Please identify the individual that Commission staff may contact regarding the confidential information submitted in Part IV.

Name	
Title	
Email	
Telephone	

PRICE DATA

- IV-2. This question requests quarterly quantity and value data for your firm's commercial shipments to unrelated U.S. customers since January 1, 2021 of the following products produced by your firm.
 - Product 1.-- "Unstabilized" Hexamine, with a hexamine content above 99% by weight.
 - **Product 2.--** "Stabilized" Hexamine, with a hexamine content above 95% but less than or equal to 99% by weight.
 - Product 3.-- "Stabilized" Hexamine, with a hexamine content equal to or below 95% by weight.

Please note that values should be <u>f.o.b.</u>, <u>U.S.</u> <u>point of shipment</u> and should not include U.S.-inland transportation costs. Values should reflect the *final net* amount paid to your firm (i.e., should be net of all deductions for discounts or rebates).

IV-2a. During January 2021-June 2024, did your firm produce and sell to unrelated U.S. customers any of the above listed products (or any products that were competitive with these products)?

YesPlease complete the following pricing data tables as appropriate.
NoSkip to question IV-3.

IV-2b. <u>Price data</u>.--Report below the quarterly price data¹ for pricing products² produced and sold by your firm.

Report data in *pounds* and *dollars*

		(Quantity in	<i>pounds,</i> value <i>in d</i>	dollars)		
	Product 1		Produ	uct 2	Product 3	
Period of shipment	Quantity	Value	Quantity	Value	Quantity	Value
2021:						
January-March						
April-June						
July-September						
October-						
December						
2022:						
January-March						
April-June						
July-September						
October-						
December						
2023:						
January-March						
April-June						
July-September						
October-						
December						
2024:						
January-March						
April-June						
April-June	sales values less all (discounts, allowan	ices, rebates, prepaid	freight, and the va	lue of returned goods), f.o.b.

¹ Net values (i.e., gross sales values less all discounts, allowances, rebates, prepaid freight, and the value of returned goods), f.o.b. your firm's U.S. point of shipment. Please subtract any discounts, rebates, and returns from the quarter in which the sale occurred.

NoteIf your firm's product does not exactly meet the product specifications but is competitive with the specified product, provide a description
of your firm's product. Also, please explain any anomalies in your firm's reported pricing data.

or your min's product. Also, piease explain any anomalies in your min's reported pricing data.	
Product 1:	
Product 2:	
Product 3:	

 $^{^{\}rm 2}$ Pricing product definitions are provided on the first page of Part IV.

IV-2c. <u>Price data checklist.</u>--Please check that the pricing data in question IV-2b have been correctly reported.

Are the price data reported above:	√ if Yes
In dollars and pounds?	
Valued f.o.b. U.S. point of shipment (i.e., exclude U.S. inland transportation costs)?	
Reported net of all discounts, rebates, and returns (deducted from the quarter in which the original sale occurred)?	
Reported for commercial U.S. shipments only (i.e., exclude internal consumption, transfers, and exports)?	
Less than or equal to the quantities and values reported in Part II for commercial U.S. shipments in each period?	
Explanation(s) for any boxes not checked:	
Pricing data methodologyPlease describe the method and the kinds of documents/r hat were used to compile your price data.	records

Note: As requested in Part I of this questionnaire, please keep all supporting documents/records used in the preparation of the price data, as Commission staff may contact your firm regarding questions on the price data. The Commission may also request that your company submit copies of the supporting documents/records (such as sales journal, invoices, etc.) used to compile these data.

IV-3.	Price settingHow does your firm determine the prices that it charges for sales of hexamine
	(check all that apply)?

Transaction by transaction	Contracts	Set price lists	Other	If other, describe
	l —			

IV-4. <u>Discount policy</u>.--Please indicate and describe your firm's discount policies (*check all that apply*).

Quantity discounts	Annual total volume discounts	No discount policy	Other	Describe

IV-5. <u>Pricing terms.--</u>On what basis are your firm's prices of domestic hexamine usually quoted *(check one)*?

Delivered	F.o.b.	If f.o.b., specify point	

IV-6. <u>Contract versus spot.</u>--Approximately what shares of your firm's sales of its U.S.-produced hexamine in 2023 were on the basis of (1) short-term contracts, (2) annual contracts, (3) long-term contracts, and (4) spot sales?

	Type of sale					
ltem	Short-term contracts (multiple deliveries for less than 12 months)	Annual contracts (multiple deliveries for 12 months)	Long-term contracts (multiple deliveries for more than 12 months)	Spot sales (for a single delivery)	Total (should sum to 100.0%)	
Share of 2023 sales	%	%	%	%	0.0	%

IV-7. <u>Contract provisions.</u>--Please fill out the table regarding your firm's typical sales contracts for U.S.-produced hexamine (or check "not applicable" if your firm does not sell on a short-term, annual and/or long-term contract basis).

Typical sales contract provisions	Item		Annual contracts (multiple deliveries for 12 months)	Long-term contracts (multiple deliveries for more than 12 months)		
Average contract duration	No. of days		365			
Price renegotiation	Yes					
(during contract period)	No					
_	Quantity					
Fixed quantity and/or price	Price					
ana, en price	Both					
Indexed to raw	Yes					
material costs ¹	No					
Meet or release	Yes					
provisions	No					
Not applicab	le					
¹ Please identify the indexes used:						

IV-8. <u>Lead times.</u>—What share of your firm's sales of its U.S.-produced hexamine was from inventory and produced to order, and what was the typical lead time between a customer's order and the date of delivery for your firm's sales of its U.S.-produced hexamine?

Source	Share of 2023 sales	Lead time (Average number of days)
From inventory	%	
Produced to order	%	
Total (should sum to 100.0%)	0.0 %	

IV-9.	Shipping	information

(a)	Who generally arranges the transportation to your firm's customers' loc					rs' locations?
	Your firm	Purchaser	(check one)			

(b) Indicate the approximate percentage of your firm's sales of hexamine that are delivered the following distances from its production facility.

Distance from production facility	Share
Within 100 miles	%
101 to 1,000 miles	%
Over 1,000 miles	%
Total (should sum to 100.0%)	0.0 %

IV-10. <u>Geographical shipments.</u>—In which U.S. geographic market area(s) has your firm sold its U.S.-produced hexamine since January 1, 2021 (check all that apply)?

Geographic area	√ if applicable
Northeast.–CT, ME, MA, NH, NJ, NY, PA, RI, and VT.	
MidwestIL, IN, IA, KS, MI, MN, MO, NE, ND, OH, SD, and WI.	
Southeast.—AL, DE, DC, FL, GA, KY, MD, MS, NC, SC, TN, VA, and WV.	
Central Southwest.—AR, LA, OK, and TX.	
Mountains.—AZ, CO, ID, MT, NV, NM, UT, and WY.	
Pacific Coast.—CA, OR, and WA.	
Other.—All other markets in the United States not previously listed, including AK, HI, PR, and VI.	

IV-11.	<u>Inland transportation costs.</u> —What is the approximate percentage	of the cost of U.Sproduced
	hexamine that is accounted for by U.S. inland transportation costs?	percent

IV-12. <u>End uses.</u>--List the end uses of the hexamine that your firm manufactures. For each end-use product, what percentage of the <u>total cost</u> is accounted for by hexamine and other inputs?

	Share of total cost	Total	
			(should sum to
End-use product	Hexamine Other inputs		100.0% across)
	%	%	0.0 %
	%	%	0.0 %
	%	%	0.0 %

IV-13. <u>Substitutes</u> Can other products be substituted for hexamine?								
No YesPlease fill out the table.								
	nanges in the price of this substitute fected the price for hexamine?							
Substitute	substitute is used	No	Yes	Explanation				
	□ No	No YesPlease fill out t	No YesPlease fill out the tab	No YesPlease fill out the table. Have checked the checked serious process. Have checked serio				

IV-14. <u>Demand trends.</u>-- Has demand within the United States and outside of the United States (if known) for hexamine steadily increased, fluctuated but ended higher, not changed, fluctuated but ended lower, or steadily decreased since January 1, 2021? Explain any trends and describe the principal factors that have affected these changes in demand.

Select one box per row.

Market	Steadily increase	Fluctuate up	No change	Fluctuate down	Steadily decrease	Explanation and factors
Within the United States						
Outside the United States						

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IV-15.			Have there been any significant changes in the product range, product mix, amine since January 1, 2021?	
	No	Yes	If yes, please describe and quantify if possible.	
IV-16.	Business of across year		the hexamine market subject to business cycles, either during the year or describe.	
	No	Yes	If yes, please describe, including any changes since January 1, 2021.	
IV-17.		to hexam	etitionIs the hexamine market subject to conditions of competition nine other than the business cycles described in the previous question? If	
	No	Yes	If yes, please describe, including any changes since January 1, 2021	

IV-18.	Supply constraintsHas your firm refused, declined, or been unable to supply hexamine at any
	time since January 1, 2021 (examples include placing customers on allocation or "controlled
	order entry," declining to accept new customers or renew existing customers, delivering less
	than the quantity promised, being unable to meet timely shipment commitments, impact from
	changes in operations listed in II-2a, etc.)?

No	Yes	If yes, please describe, including the reason, timing, and duration of the constraint.

IV-19. Raw materials.-- Have hexamine raw material prices steadily increased, fluctuated but ended higher, not changed, fluctuated but ended lower, or steadily decreased since January 1, 2021?

Select one box per row.

Steadily increase	Fluctuate up	No change	Fluctuate down	Steadily decrease	Explain, noting how raw material price changes have affected your firm's selling prices for hexamine.

IV-20. <u>Interchangeability</u>.—How often is hexamine produced in the United States and in other countries interchangeable (i.e., can they physically be used in the same applications)?

Please indicate A, F, S, N, or 0 in the table below:

- A = the products from a specified country-pair are *always* interchangeable
- F = the products are *frequently* interchangeable
- S = the products are *sometimes* interchangeable
- N = the products are *never* interchangeable
- 0 = no familiarity with products from a specified country-pair

Country-pair	China	Germany	India	Saudi Arabia	Other countries
United States					
China					
Germany		\backslash			
India					
Saudi Arabia					

For any country-pair producing hexamine that is *sometimes* or *never* interchangeable, identify the country-pair and explain the factors that limit or preclude the interchangeable use of hexamine produced in the countries:

IV-21. <u>Factors other than price</u>.—How often are differences other than price (e.g., quality, availability, transportation network, product range, technical support, *etc.*) between hexamine produced in the United States and in other countries a significant factor in your firm's sales of the products?

Please indicate A, F, S, N, or 0 in the table below:

A = such differences are *always* significant

F = such differences are *frequently* significant

S = such differences are *sometimes* significant

N = such differences are *never* significant

0 = no familiarity with products from a specified country-pair

Country-pair	China	Germany	India	Saudi Arabia	Other countries
United States					
China					
Germany		$\overline{}$			
India					
Saudi Arabia					
			n price are <i>alway</i> the country-pair		-

IV-22. Role of section 301 tariffs.-- Did the tariffs on Chinese-origin products under section 301, or changes in these tariffs, have an impact on the hexamine market in the United States, including any effects on hexamine cost, price, supply, and/or demand, since January 1, 2021?

other than price, and report the advantages or disadvantages imparted by such factors:

Yes	No	Don't know

If yes, please describe the impact on cost, price, supply, and/or demand, and include the timing of such impacts.							

IV-23. <u>Customer identification.</u>--List the names and contact information for your firm's 10 largest U.S. customers for hexamine since January 1, 2021. Indicate the share of the quantity of your firm's U.S. shipments of hexamine that each of these customers accounted for in 2023.

Cu	stomer's name	Contact person	Email	Telephone	City	State	Share of 2023 sales (%)
1							
2							
3							
4							
5							
6							
7							
8							
9							
10							

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IV-24.	Com	petition	from	imp	orts

(a)	<u>Lost revenue</u> Since January 1, 2021: To avoid losing sales to competitors selling
	hexamine from China, Germany, India, and Saudi Arabia, did your firm:

Item	No	Yes
Reduce prices		
Roll back announced price increases		

(b) <u>Lost sales.</u>--Since January 1, 2021: Did your firm lose sales of hexamine to imports of this product from China, Germany, India, and Saudi Arabia?

No	Yes	

(c) The submission of lost sales/lost revenue allegations is to be completed only by NON-PETITIONERS.

If your firm indicated "yes" to any of the above, your firm can provide the Commission with additional information by downloading and completing the lost sales/lost revenues worksheet at http://usitc.gov/trade_remedy/question.htm. Note that the Commission may contact the firms named to verify the allegations reported.

Is your firm submitting the lost sales/lost revenues worksheet?

No—Please explain.
Yes—Please complete the worksheet and submit via the Commission dropbox.
https://dropbox.usitc.gov/oinv/. (select Lost Sales-Lost Revenues)

IV-25.	Other explanationsIf your firm would like to further explain a response to a question in Part
	IV for which a narrative response box was not provided, please note the question number and
	the explanation in the space provided below. Please also use this space to highlight any issues
	your firm had in providing the data in this section.

PART V.—ALTERNATIVE PRODUCT INFORMATION

Further information on this part of the questionnaire can be obtained from Charles Cummings (202-708-1666, Charles.Cummings@usitc.gov).

V-1. Comparability of alternative products.-- For each of the following indicate whether listed hexamine products are: fully comparable or the same, *i.e.*, have no differentiation between them; mostly comparable or similar; somewhat comparable or similar; never or not-at-all comparable or similar; or no familiarity with products.

F: fully comparable or the same, i.e., have no differentiation between them;

M: mostly comparable or similar;

S: somewhat comparable or similar;

N: never or not-at-all comparable or similar; or

0: no familiarity with products.

"In-scope aqueous hexamine mixtures"—A liquid or semi-liquid mixture containing both water and hexamine, in which the hexamine content of the mixture is at least greater than 50 percent of the total weight of the mixture. These in-scope aqueous hexamine mixtures could include, but are not limited to, hexamine in slurry form, and otherwise are included in the overall scope definition of hexamine as defined on page 2.

"Out-of-scope aqueous hexamine mixtures"— A liquid or semi-liquid mixture containing both water and hexamine, in which the hexamine content of the mixture is 50 percent or less of the total weight of the mixture. These out-of-scope aqueous hexamine mixtures are excluded from the overall scope definition of hexamine as defined on page 2.

(a) <u>Physical Characteristics and End Uses</u>.--The differences and similarities in the physical characteristics and end uses.

Product-pair	Comparison	Please provide a narrative discussion for the comparability ratings you provided in terms of their <i>physical characteristics and uses</i> :
In-scope, aqueous hexamine mixtures vs. all other (i.e., non-aqueous) in-scope hexamine		
In-scope, aqueous hexamine mixtures vs. out-of-scope, aqueous hexamine mixtures		
All in-scope hexamine (both aqueous and non-aqueous) mixtures vs. out-of-scope, aqueous hexamine mixtures		

V-1. <u>Comparability of alternative products.</u>-- Continued

F: fully comparable or the same, i.e., have no differentiation between them;

M: mostly comparable or similar;

S: somewhat comparable or similar;

N: never or not-at-all comparable or similar; or

0: no familiarity with products.

(b) <u>Interchangeability</u>.--The ability to substitute the products in the same application.

Product-pair	Comparison	Please provide a narrative discussion for the comparability ratings you provided in terms of their <i>interchangeability</i> :
In-scope, aqueous hexamine mixtures vs. all other (i.e., non-aqueous) in-scope hexamine		
In-scope, aqueous hexamine mixtures vs. out-of-scope, aqueous hexamine mixtures		
All in-scope hexamine (both aqueous and non-aqueous) mixtures vs. out-of-scope, aqueous hexamine mixtures		

(c) <u>Channels of distribution</u>.--Channels of distribution/market situation through which the products are sold (i.e., sold direct to end users, through wholesaler/distributors, etc.).

Product-pair	Comparison	Please provide a narrative discussion for the comparability ratings you provided in terms of their <i>channels of distribution</i> :
In-scope, aqueous hexamine mixtures vs. all other (i.e., non-aqueous) in-scope hexamine		
In-scope, aqueous hexamine mixtures vs. out-of-scope, aqueous hexamine mixtures		
All in-scope hexamine (both aqueous and non-aqueous) mixtures vs. out-of-scope, aqueous hexamine mixtures		

V-1. Comparability of alternate products.--Continued

F: fully comparable or the same, i.e., have no differentiation between them;

M: mostly comparable or similar;

S: somewhat comparable or similar;

N: never or not-at-all comparable or similar; or

0: no familiarity with products.

(d) <u>Manufacturing facilities, production processes, and production employees</u>.--Whether manufactured in the same facilities, from the same inputs, on the same machinery and equipment, and using the same employees.

Product-pair	Comparison	Please provide a narrative discussion for the comparability ratings you provided in terms of their manufacturing facilities, production processes, and production employees:
In-scope, aqueous hexamine mixtures vs. all other (i.e., non-aqueous) in-scope hexamine		
In-scope, aqueous hexamine mixtures vs. out-of-scope, aqueous hexamine mixtures		
All in-scope hexamine (both aqueous and non-aqueous) mixtures vs. out-of-scope, aqueous hexamine mixtures		

(e) <u>Customer and producer perceptions</u>.--Perceptions as to the differences and/or similarities in the market (*e.g.*, sales/marketing practices).

Product-pair	Comparison	Please provide a narrative discussion for the comparability ratings you provided in terms of their <i>customer and producer perceptions</i> :
In-scope, aqueous hexamine mixtures vs. all other (i.e., non-aqueous) in-scope hexamine		
In-scope, aqueous hexamine mixtures vs. out-of-scope, aqueous hexamine mixtures		
All in-scope hexamine (both aqueous and non-aqueous) mixtures vs. out-of-scope, aqueous hexamine mixtures		

V-1. **Comparability of alternate products.**--Continued

F: fully comparable or the same, i.e., have no differentiation between them;

M: mostly comparable or similar;

S: somewhat comparable or similar;

N: never or not-at-all comparable or similar; or

0: no familiarity with products.

(f) **Price**.--Whether prices are comparable or differ between the products.

Product-pair	Comparison	Please provide a narrative discussion for the comparability ratings you provided in terms of their <u>price</u> :
In-scope, aqueous hexamine mixtures vs. all other (i.e., non-aqueous) in-scope hexamine		
In-scope, aqueous hexamine mixtures vs. out-of-scope, aqueous hexamine mixtures		
All in-scope hexamine (both aqueous and non-aqueous) mixtures vs. out-of-scope, aqueous hexamine mixtures		

HOW TO FILE YOUR QUESTIONNAIRE RESPONSE

This questionnaire is available as a "fillable" form in MS Word format on the Commission's website at:

https://usitc.gov/reports/active import injury questionnaires.

Please do not attempt to modify the format or permissions of the questionnaire document. Please submit the completed questionnaire using one of the methods noted below. If your firm is unable to complete the MS Word questionnaire or cannot use one of the electronic methods of submission, please contact the Commission of further instructions.

• <u>Upload via Commission's secure submission portal</u>.— The questionnaire must be uploaded in two formats: (1) a Microsoft Word 97-2003 document; and (2) a PDF copy of the complete questionnaire with a signature on the first page. Please include any attachments at the end of the PDF (e.g., APO certification, additional comments, etc.).

Web address: https://usitc.gov/qportal Pin: HEXA Phase: Preliminary

• E-mail.— E-mail the MS Word questionnaire to Charles.Cummings@usitc.gov; include a PDF copy of the complete questionnaire with a signature on the first page. Submitters are strongly encouraged to encrypt nonpublic documents that are electronically transmitted to the Commission to protect your sensitive information from unauthorized disclosure. The USITC secure submission portal and the Electronic Document Information System (EDIS) use Federal Information Processing Standards (FIPS) 140-2 cryptographic algorithms to encrypt data in transit. Submitting your nonpublic documents by a means that does not use these encryption algorithms (such as by email) may subject your firm's nonpublic information to unauthorized disclosure during transmission. If you choose a non-encrypted method of electronic transmission, the Commission warns you that the risk of such possible unauthorized disclosure is assumed by you and not by the Commission.

If your firm does not produce this product, please fill out page 1, print, sign, and submit a scanned PDF copy via the Commission's secure submission portal or email.

<u>Parties to this proceeding</u>.— If your firm is a party to this proceeding, it is required to serve a copy of the completed questionnaire on parties to the proceeding that are subject to administrative protective order (see 19 CFR § 207.7). A list of such parties may be obtained from the Commission's Secretary (202-205-1802). A certificate of service must accompany the completed questionnaire you submit (see 19 CFR § 207.7). Service of the questionnaire must be made in paper form.