

MENDOZA,

HAVING SEEN File No. EX-2017-15929511-APN-DD#INV, General Wine Act No. 14878 and Resolutions No. C.121 dated 12th March 1993, C.20 dated 14th June 2004 and C.60 dated 28th December 2012, and

WHEREAS:

Through the above mentioned File, the adaptation of the labeling regime to record the number of analysis of imported wine products is promoted.

Resolution No. C.121 of 12th March, 1993 also establishes that import wine products shall be accompanied by an analytical certificate issued by the competent authority of the country of origin, containing the analytical determinations detailed in Annex I of the aforementioned resolution, and that the "Import Control" certificate of analysis shall be delivered to the importer authorized as "Free Circulation".

Part g) of Mandatory References of the Annex to Resolution No. C.20 dated 14th June, 2004, as amended by Point 2 of Resolution No. C.60 dated 18th December, 2012, states that the Free Circulation Analysis granted by the INV office shall be recorded on the label.

It is also relevant to update the regulations regarding import logistics, without affecting the supervisory role of this Institute.

The Sub-Management Office of Legal Affairs has taken the appropriate action according to its powers.

Therefore, by virtue of the powers conferred on him by Acts No. 14878 and 24566, and Decree No. 155/16,

THE PRESIDENT OF THE
NATIONAL INSTITUTE OF VITIVINICULTURE
RESOLVES:

SECTION 1.- Part (g) of Point II (MANDATORY REFERENCES) of the Annex to Resolution No. C.20 dated 14th June, 2004 shall be substituted, so as to read as follows: "(g) FREE CIRCULATION ANALYSIS: the Free Circulation Analysis Number granted by the intervening office of INV for domestic and imported products shall be recorded."

Those bottled or packed imported products which have declared on their label the analysis number issued by the competent authority of the country of origin shall be subject to Import Control under the rules established by this Institute, and if the analytical correspondence is in agreement, they may circulate with the mentioned number of analysis, without having to record the Free Circulation Analysis number granted by the INV.

SECTION 2.- Point 2 of Resolution No. C.60 dated 18th December, 2012 is hereby repealed.

SECTION 3.- Be it recorded, made known, forwarded to the National Bureau of Official Registry (*Dirección Nacional de Registro Oficial*) for its publication and, once accomplished, be it filed.