To Whom It May Concern,


It is my pleasure to address you regarding some clarification of the Commission Regulation (EU) No 488/2014 amending Regulation (EC) No 1881/2006 as regards maximum levels of cadmium in foodstuffs, especially on the maximum levels of cadmium in specific cocoa and chocolate products.

First, I would like to clarify the scope of the three (03) categories related to chocolates. Those categories are presented as follows:

<table>
<thead>
<tr>
<th>Category</th>
<th>Maximum level</th>
</tr>
</thead>
<tbody>
<tr>
<td>Milk chocolate with &lt; 30 % total dry cocoa solids</td>
<td>0.10 mg/kg</td>
</tr>
<tr>
<td>Chocolate with &lt; 50 % total dry cocoa solids; milk chocolate with ≥ 30 % total dry cocoa solids</td>
<td>0.30 mg/kg</td>
</tr>
<tr>
<td>Chocolate with ≥ 50 % total dry cocoa solids</td>
<td>0.80 mg/kg</td>
</tr>
</tbody>
</table>

None of the aforementioned categories refers to cocoa beans. In that sense, those maximum levels of cadmium do not apply to cocoa beans.

The fourth category refers to the maximum level of 0.60 mg/kg of cadmium that applies to “cocoa powder sold to the final consumer or as an ingredient in sweetened cocoa powder sold to the final consumer”. It does not apply to cocoa powder sold for food processing, other than for processing to chocolate powder or sweetened cocoa powder sold to the final consumer. This means:

<table>
<thead>
<tr>
<th>N</th>
<th>Product</th>
<th>Purpose of use</th>
<th>Maximum level of cadmium</th>
</tr>
</thead>
<tbody>
<tr>
<td>1</td>
<td>Cocoa powder</td>
<td>Sold to final consumer.</td>
<td>0.60 mg/kg applied to the cocoa powder.</td>
</tr>
<tr>
<td>2</td>
<td>Cocoa powder</td>
<td>Not for final consumption. Further food processing(*).</td>
<td>NO maximum levels established to the cocoa powder.</td>
</tr>
<tr>
<td>3</td>
<td>Fat-reduced cocoa powder</td>
<td>Sold to final consumer.</td>
<td>0.60 mg/kg applied to the fat-reduced cocoa powder.</td>
</tr>
<tr>
<td></td>
<td>Product Description</td>
<td>Status/Usage</td>
<td>Added Substance</td>
</tr>
<tr>
<td>---</td>
<td>----------------------------------------------------------</td>
<td>------------------------------------------------------------------------------</td>
<td>-----------------</td>
</tr>
<tr>
<td>4</td>
<td>Fat-reduced cocoa powder</td>
<td>Not for final consumption. Further food processing (*).</td>
<td></td>
</tr>
<tr>
<td>5</td>
<td>Powdered chocolate, chocolate in powder.</td>
<td>Sold to final consumer.</td>
<td>0.60 mg/kg</td>
</tr>
<tr>
<td>6</td>
<td>Powdered chocolate, chocolate in powder.</td>
<td>Not for final consumption. Further food processing(*)</td>
<td></td>
</tr>
<tr>
<td>7</td>
<td>Fat-reduced powdered chocolate, chocolate in powder.</td>
<td>Sold to final consumer.</td>
<td>0.60 mg/kg</td>
</tr>
<tr>
<td>8</td>
<td>Fat-reduced powdered chocolate, chocolate in powder.</td>
<td>Not for final consumption. Further food processing (*).</td>
<td></td>
</tr>
<tr>
<td>9</td>
<td>Drinking chocolate, sweetened cocoa, sweetened cocoa powder</td>
<td>Sold to final consumer.</td>
<td>0.60 mg/kg</td>
</tr>
<tr>
<td>10</td>
<td>Drinking chocolate, sweetened cocoa, sweetened cocoa powder</td>
<td>Not for final consumption. Further food processing (*)</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>Fat-reduced drinking chocolate, sweetened cocoa, sweetened cocoa powder</td>
<td>Sold to final consumer.</td>
<td>0.60 mg/kg</td>
</tr>
<tr>
<td>12</td>
<td>Fat-reduced drinking chocolate, sweetened cocoa, sweetened cocoa powder</td>
<td>Not for final consumption. Further food processing (*)</td>
<td></td>
</tr>
</tbody>
</table>

(*) the further food processing refers to “food processing other than for processing to chocolate powder or sweetened cocoa powder sold to the final consumer (drinking chocolate)

In Annex I of Directive 2000/36/EC under point A2(a) cocoa powder is defined as: *Designating the product obtained by converting into powder cocoa beans which have been cleaned, shelled and roasted, and which contains not less than 20 % cocoa butter, calculated according to the weight of the dry matter, and not more than 9 % water;*

In Annex I of Directive 2000/36/EC under A2(b) fat-reduced cocoa powder is defined as: *Designating cocoa powder containing less than 20 % cocoa butter, calculated according to the weight of the dry matter;*

In Annex I of Directive 2000/36/EC under A2(e) powdered chocolate, chocolate in powder is defined as: *Designating the product consisting of a mixture of cocoa powder and sugars, containing not less than 32 % cocoa powder;*

In Annex I of Directive 2000/36/EC under A2(d) Drinking chocolate, sweetened cocoa, sweetened cocoa powder is defined as: *Designating the product consisting of a mixture of cocoa powder and sugars, containing not less than 25 % cocoa powder; these names shall be accompanied by the term ‘fat-reduced’ in the case where the product is fat-reduced as defined at (b).*

It is also important to note that in Annex I of Directive 2000/36/EC under A2(d), sweetened cocoa powder is defined as: *Designating the product consisting of a mixture of cocoa powder and sugars, containing not less than 25 % cocoa powder; these names shall be accompanied by the term ‘fat-reduced’ in the case where the product is fat-reduced as defined at Annex I of Directive 2000/36/EC under A2(b).*
These definitions have the same scope and meaning as those contained in the CODEX STANDARD FOR COCOA POWDERS (COCOAS) AND DRY MIXTURES OF COCOA AND SUGARS (105-1981)

“Cocoa Powder” and “Fat-reduced Cocoa Powder” and "Highly Fat-reduced Cocoa Powder" are the products obtained from cocoa cake (Cf. Standard for Cocoa (Cacao) Mass (Cocoa/Chocolate Liquor) and Cocoa Cake) transformed into powder.

Other maximum levels of cadmium requested by the private sector for cocoa beans and cocoa powder, for food processing, other than for processing to chocolate powder or sweetened cocoa powder sold to the final consumer, are not part of the EU legislation.

Yours sincerely,

[Signature]
Koen VAN DYCK
Head of Unit

Enclosure: - Directive 2000/36/EC
- Codex Standard for Cocoa Powders (Cocoas) and Dry Mixtures of Cocoa and Sugars (CODEX STAN 105-1981)
This document is meant purely as a documentation tool and the institutions do not assume any liability for its contents.

**DIRECTIVE 2000/36/EC OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL**

of 23 June 2000

relating to cocoa and chocolate products intended for human consumption


Amended by:

<table>
<thead>
<tr>
<th>Official Journal</th>
<th>No</th>
<th>page</th>
<th>date</th>
</tr>
</thead>
</table>

Amended by:

| Act concerning the conditions of accession of the Czech Republic, the Republic of Estonia, the Republic of Cyprus, the Republic of Latvia, the Republic of Lithuania, the Republic of Hungary, the Republic of Malta, the Republic of Poland, the Republic of Slovenia and the Slovak Republic and the adjustments to the Treaties on which the European Union is founded | L 236 | 33 | 23.9.2003 |
DIRECTIVE 2000/36/EC OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL
of 23 June 2000
relating to cocoa and chocolate products intended for human consumption

THE EUROPEAN PARLIAMENT AND THE COUNCIL OF THE EUROPEAN UNION,

Having regard to the Treaty establishing the European Community, and in particular Article 95 thereof,

Having regard to the proposal from the Commission (1),

Having regard to the opinion of the Economic and Social Committee (2),

Acting in accordance with the procedure laid down in Article 251 of the Treaty (3),

Whereas:

(1) Certain vertical Directives relating to foodstuffs should be simplified in order to take account only of the essential requirements to be met by the products they cover in order that those products may move freely within the internal market, in accordance with the conclusions of the European Council held in Edinburgh on 11 and 12 December 1992, confirmed by those of the European Council in Brussels on 10 and 11 December 1993.

(2) Council Directive 73/241/EEC of 24 July 1973 on the approximation of the laws of the Member States relating to cocoa and chocolate products intended for human consumption (4) was warranted by the fact that differences between national laws on several kinds of cocoa and chocolate products could hinder the free movement of this product, and thereby have a direct effect on the establishment and functioning of the common market.

(3) The aforesaid Directive was consequently designed to lay down definitions and common rules in respect of the composition, manufacturing specifications, packaging and labelling of cocoa and chocolate products so as to ensure their free movement within the Community.

(4) Those definitions and rules should be amended to take account of technological progress and changes in consumer tastes, and should be brought into line with general Community legislation on foodstuffs, in particular legislation on labelling, sweeteners and other authorised additives, flavourings, extraction solvents and methods of analysis.

(5) The addition to chocolate products of vegetable fats other than cocoa butter, up to a maximum of 5 %, is permitted in certain Member States.

(6) The addition of certain vegetable fats other than cocoa butter to chocolate products, up to a maximum of 5 %, should be permitted in all Member States; those vegetable fats should be cocoa butter equivalents and therefore be defined according to technical and scientific criteria.

(7) In order to guarantee the single nature of the internal market, all chocolate products covered by this Directive must be able to move within the Community under the sales names set out in the provisions of Annex I to this Directive.


(9) In the case of chocolate products to which vegetable fats other than cocoa butter have been added, consumers should be guaranteed correct, neutral and objective information in addition to the list of ingredients.

(10) On the other hand, Directive 79/112/EEC does not preclude the labelling of chocolate products to indicate that vegetable fats other than cocoa butter have not been added, provided the information is correct, neutral, objective, and does not mislead the consumer.

(11) Certain sales names which are reserved by this Directive are in fact used in composite sales names which are recognised in certain Member States to describe products which could not be confused with those defined in this Directive; such descriptions should therefore be maintained. However, the use of such names should comply with the provisions of Directive 79/112/EEC and, in particular, with Article 5 thereof.

(12) The development of the internal market since the adoption of Directive 73/241/EEC enables ‘plain chocolate’ to be treated on the same basis as ‘chocolate’.

(13) The derogation provided for in Directive 73/241/EEC allowing the United Kingdom and Ireland to authorise the use on their territory of the name ‘milk chocolate’ to designate ‘milk chocolate with high milk content’ should be maintained; however, the English name ‘milk chocolate with high milk content’ should be replaced with the name ‘family milk chocolate’.

(14) Pursuant to the principle of proportionality, this Directive restricts itself to what is necessary in order to achieve the objectives of the Treaty, in accordance with the third paragraph of Article 5 thereof.

(15) Cocoa, cocoa butter and a series of other vegetable fats used in the manufacture of chocolate are mainly produced in developing countries. It is in the interests of people living in developing countries that agreements of as long a duration as possible should be concluded. The Commission should therefore consider how the Community can support this in the case of cocoa butter and other vegetable fats (for example by promoting ‘fair trade’).

(16) The measures necessary for the implementation of this Directive should be adopted in accordance with Council Decision


(17) To avoid creating new barriers to free circulation, Member States should refrain from adopting, for the products in question, national provisions not provided for by this Directive,

HAVE ADOPTED THIS DIRECTIVE:

Article 1

This Directive shall apply to the cocoa and chocolate products intended for human consumption, as defined in Annex I.

Article 2

1. The vegetable fats other than cocoa butter as defined in Annex II and listed therein may be added to those chocolate products defined in Annex I(A)(3), (4), (5), (6), (8) and (9). That addition may not exceed 5 % of the finished product, after deduction of the total weight of any other edible matter used in accordance with Annex I(B), without reducing the minimum content of cocoa butter or total dry cocoa solids.

2. Chocolate products which, pursuant to paragraph 1, contain vegetable fats other than cocoa butter may be marketed in all of the Member States, provided that their labelling, as provided for in Article 3, is supplemented by a conspicuous and clearly legible statement: ‘contains vegetable fats in addition to cocoa butter’. This statement shall be in the same field of vision as the list of ingredients, clearly separated from that list, in lettering at least as large and in bold with the sales name nearby; notwithstanding this requirement, the sales name may also appear elsewhere.

3. Any amendments to Annex II shall be made in accordance with the procedure laid down in Article 95 of the Treaty.

4. At the latest by 3 February 2006 the Commission shall, in accordance with Article 95 of the Treaty, submit, if necessary and taking into account the results of an appropriate study on this Directive's impact on the economies of those countries producing cocoa and vegetable fats other than cocoa butter, a proposal intended to amend the list in Annex II.

Article 3

Directive 79/112/EEC shall apply to the products defined in Annex I, subject to the following conditions:

1. The sales names listed in Annex I shall apply only to the products referred to therein and must be used in trade to designate them.

However, those sales names may also be used additionally and in accordance with the provisions or customs applicable in the Member State in which the product is sold to the final consumer, to designate other products which cannot be confused with those defined in Annex I.

2. Where the products defined in Annex I(A)(3), (4), (5), (6), (7) and (10) are sold in assortments, the sales names may be replaced by 'assorted chocolates' or 'assorted filled chocolates' or similar names. In that case, there may be a single list of ingredients for all the products in the assortment.

3. The labelling of the cocoa and chocolate products defined in Annex I(A)(2)(c), (2)(d), (3), (4), (5), (8) and (9) must indicate the total dry cocoa solids content by including the words: ‘cocoa solids:… % minimum’.

4. For the products referred to in Annex I(A)(2)(b) and (2)(d) (second part of the sentence), the labelling must indicate the cocoa butter content.

5. The sales names ‘chocolate’, ‘milk chocolate’ and ‘couverture chocolate’ specified in Annex I may be supplemented by information or descriptions relating to quality criteria provided that the products contain:

— in the case of chocolate, not less than 43 % total dry cocoa solids, including not less than 26 % cocoa butter,

— in the case of milk chocolate, not less than 30 % total dry cocoa solids and not less than 18 % dry milk solids obtained by partly or wholly dehydrating whole milk, semi- or full-skimmed milk, cream, or from partly or wholly dehydrated cream, butter or milk fat, including not less than 4,5 % milk fat,

— in the case of couverture chocolate, not less than 16 % of dry non-fat cocoa solids.

Article 4

For the products defined in Annex I, Member States shall not adopt national provisions not provided for by this Directive.

Article 5

1. The following measures necessary for the implementation of this Directive and designed to amend non-essential elements of it, inter alia, by supplementing it, shall be adopted in accordance with the regulatory procedure with scrutiny referred to in Article 6(2):

— measures bringing this Directive into line with general Community provisions applicable to foodstuffs,

— measures adapting the provisions of Annex I(B)(2), (C) and (D) to technical progress.

2. At the latest by 3 August 2003, without prejudice to Article 2(3), the European Parliament and the Council shall re-examine, on a proposal from the Commission, the second indent of paragraph 1 of this Article, with a view to possible extension of the procedure of adaptation to technical and scientific progress.

Article 6

1. The Commission shall be assisted by the Standing Committee on the Food Chain and Animal Health, set up by Article 58 of Regulation (EC) No 178/2002 of the European Parliament and of the Council (1)

2. Where reference is made to this paragraph, Article 5a(1) to (4) and Article 7 of Decision 1999/468/EC shall apply, having regard to the provisions of Article 8 thereof.

Article 7


References to the repealed Directive shall be construed as references to this Directive.

Article 8

1. Member States shall bring into force the laws, regulations and administrative provisions necessary to comply with this Directive before 3 August 2003. They shall immediately inform the Commission thereof.

2. These measures shall be applied so as to:

— authorise the marketing of the products defined in Annex I if they conform to the definitions and rules laid down in this Directive, with effect from 3 August 2003,

— prohibit the marketing of products which fail to conform to this Directive, with effect from 3 August 2003.

However, the marketing of products failing to comply with this Directive but labelled before 3 August 2003 in accordance with Council Directive 73/241/EEC shall be permitted until stocks are exhausted.

3. When Member States adopt these measures, they shall contain a reference to this Directive or shall be accompanied by such reference on the occasion of their official publication. The methods of making such reference shall be laid down by the Member States.

Article 9

This Directive shall enter into force on the day of its publication in the Official Journal of the European Communities.

Article 10

This Directive is addressed to the Member States.
SALES NAMES, DEFINITIONS AND CHARACTERISTICS OF THE PRODUCTS

A. SALES NAMES AND DEFINITIONS

1. Cocoa butter

designates the fat obtained from cocoa beans or parts of cocoa beans with the following characteristics:

— free fatty acid content (expressed as oleic acid): not more than 1,75 %
— unsaponifiable matter (determined using petroleum ether): not more than 0,5 %, except in the case of press cocoa butter, where it shall not be more than 0,35 %

2. (a) Cocoa powder, cocoa
designate the product obtained by converting into powder cocoa beans which have been cleaned, shelled and roasted, and which contains not less than 20 % cocoa butter, calculated according to the weight of the dry matter, and not more than 9 % water;

(b) Fat-reduced cocoa, fat-reduced cocoa powder
designate cocoa powder containing less than 20 % cocoa butter, calculated according to the weight of the dry matter;

(c) Powdered chocolate, chocolate in powder
designate the product consisting of a mixture of cocoa powder and sugars, containing not less than 32 % cocoa powder;

(d) Drinking chocolate, sweetened cocoa, sweetened cocoa powder
designate the product consisting of a mixture of cocoa powder and sugars, containing not less than 25 % cocoa powder; these names shall be accompanied by the term ‘fat-reduced’ in the case where the product is fat-reduced as defined at (b).

3. Chocolate

(a) designates the product obtained from cocoa products and sugars which, subject to (b), contains not less than 35 % total dry cocoa solids, including not less than 18 % cocoa butter and not less than 14 % of dry non-fat cocoa solids;

(b) however, where this name is supplemented by the words:

— ‘vermicelli’ or ‘flakes’: the product presented in the form of granules or flakes must contain not less than 32 % total dry cocoa solids, including not less than 12 % cocoa butter and not less than 14 % of dry non-fat cocoa solids;
— ‘couverture’: the product must contain not less than 35 % total dry cocoa solids, including not less than 31 % cocoa butter and not less than 2,5 % of dry non-fat cocoa solids;
— ‘Gianduja’ (or one of the derivatives of the word ‘gianduja’) nut chocolate: the product must be obtained firstly from chocolate having a minimum total dry cocoa solids content of 32 % including a minimum dry non-fat cocoa solids content of 8 %, and secondly from finely ground hazelnuts in such quantities that 100 g of the product contain not less than 20 g and not more than 40 g of hazelnuts. The following may be added:

(a) milk and/or dry milk solids obtained by evaporation, in such proportion that the finished product does not contain more than 5 % dry milk solids;

(b) almonds, hazelnuts and other nut varieties, either whole or broken, in such quantities that, together with the ground hazelnuts, they do not exceed 60 % of the total weight of the product.
4. **Milk chocolate**

(a) designates the product obtained from cocoa products, sugars and milk or milk products, which, subject to (b) contains:

— not less than 25 % total dry cocoa solids,
— not less than 14 % dry milk solids obtained by partly or wholly dehydrating whole milk, semi- or full-skimmed milk, cream, or from partly or wholly dehydrated cream, butter or milk fat,
— not less than 2,5 % dry non-fat cocoa solids,
— not less than 3,5 % milk fat,
— not less than 25 % total fat (cocoa butter and milk fat).

(b) However, where this name is supplemented by the words:

— 'vermicelli' or 'flakes': the product presented in the form of granules or flakes must contain not less than 20 % total dry cocoa solids, not less than 12 % dry milk solids obtained by partly or wholly dehydrating whole milk, semi- or full-skimmed milk, cream, or from partly or wholly dehydrated cream, butter or milk fat, and not less than 12 % total fat (cocoa butter and milk fat),
— 'couverture': the product must have a minimum total fat (cocoa butter and milk fat) content of 31 %,
— 'Gianduja' (or one of the derivatives of the word 'gianduja') nut milk chocolate: the product must be obtained firstly from milk chocolate having a minimum content of 10 % of dry milk solids, obtained by partly or wholly dehydrating whole milk, semi- or full-skimmed milk, cream or from partly or wholly dehydrated cream, butter or milk fat and secondly from finely ground hazelnuts, in such quantities that 100 g of the product contain not less than 15 g and not more than 40 g of hazelnuts. Almonds, hazelnuts and other nut varieties may also be added, either whole or broken, in such quantities that, together with the ground hazelnuts, they do not exceed 60 % of the total weight of the product.

(c) Where in this name the word ‘milk’ is replaced by:

— 'cream': the product must have a minimum milk fat content of 5,5 %,
— 'skimmed milk': the product must have a milk fat content not greater than 1 %.

5. **Family milk chocolate**

designates the product obtained from cocoa products, sugars and milk or milk products and which contains:

— not less than 20 % total dry cocoa solids,
— not less than 20 % dry milk solids obtained by partly or wholly dehydrating whole milk, semi- or full-skimmed milk, cream, or from partly or wholly dehydrated cream, butter or milk fat,
— not less than 2,5 % dry non-fat cocoa solids,
— not less than 5 % milk fat,
— not less than 25 % total fat (cocoa butter and milk fat).

6. **White chocolate**

designates the product obtained from cocoa butter, milk or milk products and sugars which contains not less than 20 % cocoa butter and not less
than 14 % dry milk solids obtained by partly or wholly dehydrating whole milk, semi- or full-skimmed milk, cream, or from partly or wholly dehydrated cream, butter or milk fat, of which not less than 3.5 % is milk fat.

7. Filled chocolate, chocolate with ... filling, chocolate with ... centre
designate the filled product, the outer part of which consists of one of the products defined in 3, 4, 5 and 6. The designations do not apply to products, the inside of which consists of bakery products, pastry, biscuit or edible ice.

The outer chocolate portion of products bearing one of these names shall constitute not less than 25 % of the total weight of the product.

8. Chocolate a la taza
designates the product obtained from cocoa products, sugars, and flour or starch from wheat, rice or maize, which contains not less than 35 % total dry cocoa solids, including not less than 18 % cocoa butter and not less than 14 % dry non-fat cocoa solids, and not more than 8 % flour or starch.

9. Chocolate familiar a la taza
designates the product obtained from cocoa products, sugars, and flour or starch from wheat, rice or maize, which contains not less than 30 % total dry cocoa solids, including not less than 18 % cocoa butter and not less than 12 % dry non-fat cocoa solids, and not more than 18 % flour or starch.

10. A chocolate or a praline
designates the product in single-mouthful size, consisting of:

— filled chocolate, or

— a single chocolate or a combination or a mixture of chocolate within the meaning of the definitions given in 3, 4, 5 or 6 and other edible substances, provided that chocolate constitutes not less than 25 % of the total weight of the product.

B. OPTIONAL AUTHORISED INGREDIENTS

Additions of edible substances

1. Without prejudice to Article 2 and Section B(2), other edible substances may also be added to the chocolate products defined in Section A(3), (4), (5), (6), (8) and (9).

However, the addition:

— of animal fats and their preparations not deriving solely from milk shall be prohibited,

— of flours, granular or powdered starch shall only be authorised where the addition is in accordance with the definitions laid down in Section A(8) and (9).

The quantity of those edible substances added may not exceed 40 % of the total weight of the finished product.

2. Only those flavourings which do not mimic the taste of chocolate or of milk fat may be added to the products defined in Section A(2), (3), (4), (5), (6), (8) and (9).

C. CALCULATION OF PERCENTAGES

The minimum contents of the products set in Section A(3), (4), (5), (6), (8) and (9) shall be calculated after deduction of the weight of the ingredients provided for in Section B. In the case of the products in Section A(7) and (10), the minimum contents shall be calculated after deducting the weight of the ingredients provided for in Section B, as well as the weight of the filling.

The chocolate contents of the products defined in Section A(7) and (10) shall be calculated in relation to the total weight of the finished product, including its filling.
ANNEX II

VEGETABLE FATS REFERRED TO IN ARTICLE 2(1)

The vegetable fats referred to in Article 2(1) are, singly or in blends, cocoa butter equivalents and shall comply with the following criteria:

(a) they are non-lauric vegetable fats, which are rich in symmetrical monounsaturated triglycerides of the type POP, POS\text{\textsubscript{t}} and StOS\text{\textsubscript{t}} (1);

(b) they are miscible in any proportion with cocoa butter, and are compatible with its physical properties (melting point and crystallisation temperature, melting rate, need for tempering phase);

(c) they are obtained only by the processes of refining and/or fractionation, which excludes enzymatic modification of the triglyceride structure.

In conformity with the above criteria, the following vegetable fats, obtained from the plants listed below, may be used:

<table>
<thead>
<tr>
<th>Usual name of vegetable fat</th>
<th>Scientific name of the plants from which the fats listed can be obtained</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Illipe, Borneo tallow or Teng-kawang</td>
<td>Shorea spp.</td>
</tr>
<tr>
<td>2. Palm-oil</td>
<td>Elaeis guineensis Elaeis olifera</td>
</tr>
<tr>
<td>3. Sal</td>
<td>Shorea robusta</td>
</tr>
<tr>
<td>4. Shea</td>
<td>Butyrospermum parkii</td>
</tr>
<tr>
<td>5. Kokum gurgi</td>
<td>Garcinia indica</td>
</tr>
<tr>
<td>6. Mango kernel</td>
<td>Mangifera indica</td>
</tr>
</tbody>
</table>

Furthermore, as an exception to the above, Member States may allow the use of coconut oil for the following purpose: in chocolate used for the manufacture of ice cream and similar frozen products.

(1) \text{P} (palmitic acid), \text{O} (oleic acid), \text{St} (stearic acid).
1. SCOPE
This standard applies to cocoa powders (cocoas) and dry mixtures of cocoa and sugars intended for direct consumption.

2. DESCRIPTION
2.1 COCOA PRODUCTS
2.1.1 "Cocoa Powder" and "Fat-reduced Cocoa Powder" and "Highly Fat-reduced Cocoa Powder" are the products obtained from cocoa cake (Cf. Standard for Cocoa (Cacao) Mass (Cocoa/Chocolate Liquor) and Cocoa Cake) transformed into powder.

3. ESSENTIAL COMPOSITION AND QUALITY FACTORS
3.1 ESSENTIAL COMPOSITION
3.1.1 Moisture Content
Not more than 7% m/m

3.1.2 Cocoa Powder and Dry Mixtures of Cocoa and Sugars

<table>
<thead>
<tr>
<th>COCOA POWDERS ONLY</th>
<th>COCOA BUTTER CONTENT</th>
<th></th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>Cocoa Powder</td>
<td>Fat-Reduced Cocoa Powder</td>
<td>Highly Fat-reduced Cocoa Powder</td>
</tr>
<tr>
<td>Not &lt; 25% m/m</td>
<td>Sweetened Cocoa, or Sweetened Cocoa Powder, or Drinking Chocolate</td>
<td>Sweetened Cocoa, Fat-reduced, or Sweetened Cocoa Powder, Fat-reduced, or Fat-Reduced Drinking Chocolate</td>
<td>Sweetened Cocoa, Highly Fat-reduced or Sweetened Cocoa Powder, Highly Fat-reduced or Highly Fat-Reduced Drinking Chocolate</td>
</tr>
<tr>
<td>Not &lt; 20% m/m</td>
<td>Sweetened Cocoa Mix, or Sweetened Mixture with Cocoa</td>
<td>Sweetened Cocoa Mix, Fat-reduced, or Sweetened Mixture with Cocoa, Fat-reduced:</td>
<td>Sweetened Cocoa Mix, Highly Fat-reduced or Sweetened Mixture with Cocoa, Highly Fat-reduced</td>
</tr>
<tr>
<td>&lt; 20% m/m</td>
<td>Sweetened Cocoa-flavoured Mix</td>
<td>Sweetened Cocoa-flavoured Mix, Fat-reduced</td>
<td>Sweetened Cocoa-flavoured Mix, Highly Fat-reduced</td>
</tr>
</tbody>
</table>

3.1.3 Chocolate Powder

Chocolate Powder: mixture of cocoa powder and sugars and/or sweeteners, containing not less than 32% m/m cocoa powder (29% m/m on a dry matter basis).

3.2 Optional Ingredients

Spices

Salt (Sodium chloride)

4. Food Additives

<table>
<thead>
<tr>
<th>Name of the Additive</th>
<th>Maximum Level (in finished products/final cocoa product)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>4.1 Acidity regulators</strong></td>
<td></td>
</tr>
<tr>
<td>170(i) Calcium carbonate</td>
<td>Limited by GMP</td>
</tr>
<tr>
<td>330 Citric acid</td>
<td>Limited by GMP</td>
</tr>
<tr>
<td>334 Tartaric acid, -L(+)</td>
<td>5 000 mg/kg (on the cocoa fraction)</td>
</tr>
<tr>
<td>338 Orthophosphoric acid</td>
<td>2 500 mg/kg, expressed as P₂O₅ (on the cocoa fraction)</td>
</tr>
<tr>
<td>500(i) Sodium carbonate</td>
<td>Limited by GMP</td>
</tr>
<tr>
<td>500(ii) Sodium hydrogen carbonate</td>
<td>Limited by GMP</td>
</tr>
<tr>
<td>501(i) Potassium carbonate</td>
<td>Limited by GMP</td>
</tr>
<tr>
<td>501(ii) Potassium hydrogen carbonate</td>
<td>Limited by GMP</td>
</tr>
<tr>
<td>503(i) Ammonium carbonate</td>
<td>Limited by GMP</td>
</tr>
<tr>
<td>503(ii) Ammonium hydrogen carbonate</td>
<td>Limited by GMP</td>
</tr>
<tr>
<td>504(i) Magnesium carbonate</td>
<td>Limited by GMP</td>
</tr>
<tr>
<td>524 Sodium hydroxide</td>
<td>Limited by GMP</td>
</tr>
<tr>
<td>525 Potassium hydroxide</td>
<td>Limited by GMP</td>
</tr>
<tr>
<td>526 Calcium hydroxide</td>
<td>Limited by GMP</td>
</tr>
<tr>
<td>527 Ammonium hydroxide</td>
<td>Limited by GMP</td>
</tr>
<tr>
<td>528 Magnesium hydroxide</td>
<td>Limited by GMP</td>
</tr>
<tr>
<td>530 Magnesium oxide</td>
<td>Limited by GMP</td>
</tr>
<tr>
<td><strong>4.2 Emulsifiers</strong></td>
<td></td>
</tr>
<tr>
<td>322 Lecithin</td>
<td>Limited by GMP</td>
</tr>
<tr>
<td>471 Mono- and di-glycerides of fatty acids</td>
<td>Limited by GMP</td>
</tr>
<tr>
<td>442 Ammonium salts of phosphatidic acids</td>
<td>10 000 mg/kg</td>
</tr>
<tr>
<td>473 Sucrose esters of fatty acids</td>
<td>10 000 mg/kg</td>
</tr>
<tr>
<td>475 Polyglycerol esters of fatty acids</td>
<td>5 000 mg/kg</td>
</tr>
<tr>
<td>477 Propylene glycol esters of fatty acids</td>
<td>5 000 mg/kg</td>
</tr>
<tr>
<td>476 Polyglycerol esters of inter stereified recinoleic acid</td>
<td>5 000 mg/kg</td>
</tr>
<tr>
<td>491 Sorbitan monostearate</td>
<td></td>
</tr>
<tr>
<td>492 Sorbitan tristearate</td>
<td></td>
</tr>
<tr>
<td>493 Sorbitan monolaurate</td>
<td></td>
</tr>
<tr>
<td>494 Sorbitan monooleate</td>
<td></td>
</tr>
<tr>
<td>495 Sorbitan monopalmitate</td>
<td></td>
</tr>
<tr>
<td><strong>4.3 Stabilizers</strong></td>
<td></td>
</tr>
<tr>
<td>400 Alginate acid</td>
<td>Limited by GMP</td>
</tr>
<tr>
<td>407 Carrageenan</td>
<td>Limited by GMP</td>
</tr>
<tr>
<td>410 Carob bean gum</td>
<td>Limited by GMP</td>
</tr>
<tr>
<td>412 Guar gum</td>
<td>Limited by GMP</td>
</tr>
<tr>
<td>413 Tragacanth gum</td>
<td>Limited by GMP</td>
</tr>
<tr>
<td>414 Gum arabic (acacia gum)</td>
<td>Limited by GMP</td>
</tr>
<tr>
<td>415 Xanthan Gum</td>
<td>Limited by GMP</td>
</tr>
<tr>
<td>416 Karaya gum</td>
<td>Limited by GMP</td>
</tr>
<tr>
<td>417 Tara gum</td>
<td>Limited by GMP</td>
</tr>
<tr>
<td>418 Gellan gum</td>
<td>Limited by GMP</td>
</tr>
<tr>
<td>Name of the Additive</td>
<td>Maximum Level (in finished products/final cocoa product)</td>
</tr>
<tr>
<td>----------------------</td>
<td>--------------------------------------------------</td>
</tr>
<tr>
<td>460 Cellulose</td>
<td>Limited by GMP</td>
</tr>
<tr>
<td>466 Sodium carboxymethyl cellulose</td>
<td>Limited by GMP</td>
</tr>
</tbody>
</table>

### 4.4 Flavouring agents

- Natural and artificial flavours, except those which reproduce the flavour of chocolate or milk: Limited by GMP
- Vanillin: Limited by GMP
- Ethyl vanillin: Limited by GMP

### 4.5 Anti-caking agents

- 341(iii) Tricalcium phosphate: 10 000 mg/kg
- 551 Silicon dioxide, amorphous: 10 000 mg/kg
- 552 Calcium silicate: 10 000 mg/kg
- 553(i) Magnesium silicate: 10 000 mg/kg
- 553(ii) Magnesium trisilicate: 10 000 mg/kg
- 553(iii) Talc: 10 000 mg/kg

### 4.6 Bulking agent

- 1200 Polydextroses: Limited by GMP

### 4.7 Sweeteners

- 420 Sorbitols: Limited by GMP
- 421 Mannitol: Limited by GMP
- 950 Acesulfame potassium: 350 mg/kg
- 951 Aspartame: 3 000 mg/kg
- 953 Isomalt (isomaltitol): Limited by GMP
- 955 Sucralose: 580 mg/kg
- 954 Saccharins: 100 mg/kg (residue limit)
- 957 Thaumatin: Limited by GMP
- 966 Lactitol: Limited by GMP
- 965 Maltitols: Limited by GMP
- 967 Xylitol: Limited by GMP

### 4.8 Thickener

#### 4.8.1 Modified Starches

- 1400 Dextrins, roasted starch: Limited by GMP
- 1401 Acid-treated starch: Limited by GMP
- 1402 Alkaline treated starch: Limited by GMP
- 1403 Bleached starch: Limited by GMP
- 1404 Oxidized starch: Limited by GMP
- 1405 Starches, enzyme-treated: Limited by GMP

### 5. HYGIENE

#### 5.1

It is recommended that the products covered by the provisions of this standard be prepared and handled in accordance with the appropriate sections of the *General Principles of Food Hygiene* (CAC/RCP 1-1969), and other relevant Codex texts such as Codex Codes of Hygienic Practice and Codes of Practice.

#### 5.2

The products should comply with any microbiological criteria established in accordance with the *Principles and Guidelines for the Establishment and Application of Microbiological Criteria Related to Foods* (CAC/GL 21-1997).

### 6. LABELLING

In addition to the provisions of the *General Standard for Labelling of Prepackaged Foods* (CODEX STAN 1-1985) the following apply:

#### 6.1 NAME OF THE FOOD

##### 6.1.1 Cocoa Powders and Dry Mixtures of Cocoa and Sugars

The descriptions of the products defined in Section 3.1.2 shall be used as the name of the food in each case.
6.1.2 **Chocolate powder**

6.1.2.1.
The name of the product complying with Section 3.1.3 of the standard shall be: “Chocolate Powder” (“Chocolat en poudre”).

6.1.2.2.
The words “minimum cocoa powder (or fat-reduced cocoa powder or highly fat-reduced cocoa powder) content x%” shall be declared in accordance with dispositions of Section 5.1.1 of the General Standard for Labelling of Prepackaged Foods, where required by national legislation.

6.1.3 **Sweeteners**

6.1.3.1.
When sweeteners described in section 4.7 have been used to replace sugars, totally or partially, the word “sugared”, or equivalent, shall not appear in the name of the food: according to the language of the importing country, the term “sweetened” or equivalent shall be used.

6.1.3.2.
Where sweeteners have been added to the product, the term “artificially sweetened” or “with added sweeteners” or “with sugars and added sweeteners” shall appear in close proximity to the name of the food.

6.1.4 National laws should only permit the use of names other than those given in 6.1.1 and 6.1.2. in countries where such names are traditional, fully understood by the consumer and not misleading or deceptive with respect to other categories of product provided that any product with less than 25% of total cocoa powder or fat-reduced cocoa powder content shall not bear the term “chocolate” in its designation.

6.2 **Labelling of Non-Retail Containers**

6.2.1 Information required in Section 6.1 of this Standard and Section 4 of the General Standard for the Labelling of Prepackaged Foods shall be given either on the container or in accompanying documents, except that the name of the product, lot identification, and the name and address of the manufacturer, packer, distributor and/or importer shall appear on the container.

6.2.2 However, lot identification, and the name and address of the manufacturer, packer, distributor and/or importer may be replaced by an identification mark provided that such a mark is clearly identifiable with the accompanying documents.

7. **METHODS OF ANALYSIS AND SAMPLING**

7.1 **Determination of Cocoa Butter**
To be developed

7.2 **Determination of Full-Fat Cocoa Powder, Fat-Reduced Cocoa Powder and Highly Fat-Reduced Cocoa Powder**
To be developed

7.3 **Determination of Moisture**
According to AOAC 977.04 or IOCCC 26 (1988)-Karl Fisher Method.