

A motion by Wisconsin to allow states to exclude certain products from the definition of “candy” contained in Part II of Appendix C of the SSUTA the Library of Definitions

Originally Posted Amendment:

A member state may exclude from its definition of “candy” a preparation that only contains a combination of dried or partially dried fruit, sugar, and a sweetener or combination of sweeteners. The exclusion does not apply to a preparation that includes chocolate, nuts, or other ingredients or flavorings. For purposes of this exclusion, nuts are not considered fruit.

Proposed Revised Amendment:

A member state may exclude from its definition of “candy” a preparation that ~~only~~ contains dried or partially dried fruit and one or more sweeteners, and may contain oils, or natural flavorings, fiber and preservatives. This exclusion does not apply to a preparation that includes chocolate, nuts, yogurt, or a preparation that has a confectionary coating or glazing on the dried or partially dried fruit. Dried or partially dried fruit does not include fruit that has been ground, or crushed, grated, flaked, pureed or jellied.