

## Dicsie R. Gullick

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**From:** Guernsey Goodness <paul@pleasantmeadowcreamery.com>  
**Sent:** Friday, June 18, 2021 12:05 PM  
**To:** \_Rulesinfo  
**Subject:** {External}Raw milk rules comment regarding final strawman

I strongly urge the Department to add a retail shelf warning option, similar to what Washington state requires, in lieu of a product label warning where adding the warning to the product label is not feasible.

In our glass bottle situation, we have no label on the bottles - since the bottles are re-usable glass and attempting to apply and then remove labels to the glass upon cleansing and sanitizing for re-use is not economically or practically feasible.

Our caps are the only place we place a label, and the label, being so small, is at least half-consumed with the barcode and then other requirements of labeling under the raw milk rule. It would be impossible to put a warning on the cap label:



A retail shelf warning option provides the same benefit claimed for the warning label requirement in the final negotiated rule-making meeting, made by Dr. Liebsle, that the purpose of the warning is to alert that consumer who otherwise has not idea about raw milk and is about to make an adhoc purchase without prior study of the hazards.

Paul Herndon  
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