The Display of Packages in Retail Stores and the Principal Display Panel Requirement for Packaged Goods

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This article provides information on two related but distinctly different packaging and labeling issues. The first relates to the retail display of packages. The second explains the Uniform Packaging and Labeling Regulation’s requirements for determining the Principal Display Panel (PDP) of a package, and some possible solutions to a reoccurring problem involving PDP placement on so called “fragile” (e.g., bakery) products are also provided.

Part 1. Package Display in Retail Stores

One question that weights and measures inspectors often ask during Office of Weights and Measures (OWM) training classes on packaging and labeling is if the Uniform Packaging and Labeling Regulation (UPLR) in NIST Handbook 130 “Uniform Laws and Regulations in the Areas of Legal Metrology and Engine Fuel Quality” www.nist.gov/pml/weights-and-measures/publications/nist-handbooks/handbook-130 requires retailers to display, present, or show packaged goods on retail store shelves so that the Principal Display Panel (PDP) (which must display product identity and net quantity declarations) is always visible to the consumer.

While OWM recommends that retailers display the PDP of packages so that the product identity and net contents are always visible, the UPLR does not include requirements about the display of packages on store shelves. The UPLR only prescribes the requirements on how packages are to be labeled by manufacturers and packers.

Although there are no package display requirements in the UPLR, most, but not all (see Figure 1) retailers stock their shelves so the PDPs, which typically includes the brand name and must include the product identity and net quantity of contents, are easily viewed by consumers (see Figure 2). The display pictured in Figure 2 is a common display practice in most retail stores because manufacturers and packers spend millions of dollars to promote their brand names and trademarks through advertising and labels designed to attract consumer attention.

Retailers inherently display packages so consumers will not have to pick up or handle the package to see the brand name, product identity, and the quantity stated on the package. However, for most packages of food, consumers often
handle the product to read the ingredient, nutrition, and other useful information placed on the side or back of a package.

There are other situations as well, where the PDP of packages are often not visible when they are displayed. For example, properly labeled packages of cheese or turkeys are often placed in display coolers, shelves, or bins where a consumer cannot view the PDP, which is often a random weight label bearing the product identity, net weight, total price and unit price of the product (See Figure 3). Since consumers habitually pick up packages to read the label, it is not uncommon for them to return the products to the wrong location on the shelf or to place the package back on the shelf with the PDP hidden. This is the reason that the UPLR regulations do not consider a package that is displayed with the PDP out of view to be a violation (see also Figure 4).

The Food and Drug Administration (FDA) confirmed the Federal Fair Packaging and Labeling Act (FPLA) (originally in 2000 and again in July 2017) that, like the UPLR, neither nor the Food Drug and Cosmetic Act (FDCA) include requirements that apply to the display of packages on the shelves of retail stores. The UPLR and federal regulations only define the PDP and specify what information must appear on it. The criteria for deciding which panel(s) the PDP is placed on for display, presentation, or examination of packages at retail is determined by the manufacturer, either by design or through general trade practice. While it is more convenient for consumers to make value comparisons when the PDP of the packages are displayed, regulation does not require it.

In the OWM training classes, we explain that if an inspector encounters packages on shelves where the PDP is “not displayed” to consumers, the package is not in violation of the UPLR provided the inspector verifies the manufacturer or packer has placed the net quantity and identity information on the panel “most likely” to be displayed, presented, shown, or examined under normal and customary conditions of display and purchase.

Part 2. Principal Display Panel Requirements

A separate, but related labeling issue arises when an inspector finds packages that have the Principal Display Panel (PDP) on the back or bottom of a package or container (see Figures 5(a), 5(b), and 6). When this is found, the inspector
should inspect the package to determine if it is labeled with the identity, quantity, and responsibility information as required by the UPLR in NIST Handbook 130.

**Brief Overview of the PDP Requirements.**

**WHAT IS A PRINCIPAL DISPLAY PANEL (PDP)?**

The “PDP” is that part, or those parts of a label that is, or are “most likely” to be displayed, presented, shown, or examined under normal and customary conditions of display for retail sale. The PDP is defined in Section 2.7 of the UPLR in NIST HB 130 (this definition is consistent with the requirements of the Federal Fair Packaging and Labeling Act and the Food Drug and Cosmetic Act.)

The UPLR requires that the identity of the product and the net quantity of contents of the package be shown on the PDP in conspicuous type sizes and styles in colors that contrast with the background to allow consumers to find the information quickly and easily to facilitate value comparison. It is the manufacturer or packager of the product that determines which panel or panels of the package is to be the PDP.

**CAN THE PACKER OR MANUFACTURER USE THE BOTTOM OR BACK OF A PACKAGE AS THE PDP?**
No. The UPLR requirements ensure that consumers are informed of what and how much they are going to buy when they purchase packaged goods. When a package complies with the UPLR, it is not necessary for the consumer to search all over the package for the required information to make an informed purchasing decision. Most packages are “designed” to be displayed with the PDP upright and in a forward-facing position under “normal” and “customary” conditions. The back or bottom of the package are not considered “most likely” to be viewable.

For this reason, placing the product identity and net quantity of contents on the bottom or backside of a container does not comply with the requirement that the PDP be that part of the package label “most likely” to normally or customarily be displayed, presented, or shown to consumers on a retail display. However, a manufacturer may design a package that includes multiple PDPs to allow retailers to display the packages in different orientations.

**WHY DO RETAILERS PLACE THE PDP AND UPC BARCODE ON THE BOTTOM OF A PACKAGE?**

You will find that retailers sometimes affix a random weight label that includes the UPC barcode and the PDP with the required information (i.e., identity, net quantity) to the bottom of a package. This often occurs on packages containing iced birthday cakes, pies, and other fragile goods packaged in store that may be damaged if turned upside down. The primary reason for the placement of the UPC barcode on the bottom of the package is so a checkout clerk does not have to turn the package over to scan the UPC barcode at checkout. While this approach lessens the chance that an iced birthday cake will be damaged it can be difficult for the consumer to find the product identity, net weight, and price information.

Even in this situation, there is no justification for the PDP to be on the bottom of the package (because, as explained above, the bottom of a package is not the panel “most likely” to be displayed). If this labeling approach is used, retailers should, at a minimum, affix a duplicate label on top of these packages as a customer service to allow easy access to the required net quantity and product identity information. The “dual” label solution addresses the issue of label placement on “fragile” products where the store’s scanner only reads from the bottom. In many stores, retailers have moved beyond the need to use duplicate labels and instead they use “wraparound” labels as shown below (see Figure 7 and 8).

One practical solution is for the retailer to use a single long label that reaches from the top of the package, where the PDP shows the product identity and net quantity, around the side of the package and over the bottom where the UPC scan bars are presented for scanning (see Figures 7 and 8).

**Wrap Around Label on “Fragile” Product**

![Figure 7](image-url) The picture above shows a “fragile” product (i.e., those products that would become damaged if turned over). In this example, the retailer places a “wraparound label on the product that places the identity, net weights, and price information on the top of the package for easy access and “wraps the label onto the bottom where the UPC barcode is accessible without turning the package over when scanned.
In summary, the UPLR does not apply to the display of packages in retail stores but does apply to labeling violations in cases where it is determined that the PDP is not on the panel “most likely” to be displayed.

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