(II) IS INTENDED FOR DELIVERY TO THE ULTIMATE CONSUMER OF THE MILK PRODUCT.

- (2) A PERSON MAY NOT STORE A CONSUMER CONTAINER IN WATER.
- (3) A PERSON MAY NOT STORE A CONSUMER CONTAINER IN ICE UNLESS THE PERSON DRAINS THE WATER FROM THE MELTING ICE PROPERLY.
 - (D) EXCLUSIVE USE OF MILK EQUIPMENT.

EXCEPT AS APPROVED BY THE SECRETARY, A PERSON MAY NOT USE OR PERMIT THE USE OF ANY APPARATUS, EQUIPMENT, UTENSIL, OR CONTAINER THAT IS INTENDED FOR USE IN THE PROCESSING AND PACKAGING OF A MILK PRODUCT FOR ANY OTHER PURPOSE.

REVISOR'S NOTE: This section is new language derived without substantive change from the first, third, fourth, seventh, and eighth sentences of former Article 43, § 579.

In subsection (a) of this section, a general prohibition is substituted for the former prohibition on a "milk producer, producer-distributor, or milk truck tank operator" to reflect the apparent legislative intent to prohibit any person from transferring a milk product in any place other than a dairy farm, receiving station, transfer station, or milk plant.

Also in subsection (a) of this section, "dairy farm" is substituted for "milk house" for clarity.

Also in subsection (a) of this section, the defined term "milk truck tank" is substituted for "truck tank".

In subsection (b)(2) of this section, the defined term "milk plant" is substituted for "plant".

Subsection (c)(1) of this section is new language added for clarity. $\label{eq:condition}$

In subsection (d) of this section, the former phrase "licensed under this subtitle" is deleted because the former subtitle did not provide for "licensing" and to reflect the apparent legislative intent that, whether or not a person holds a permit issued under this subtitle, the person may not use milk equipment for other purposes.