Summary Sheet

Meeting dates: March 17, 2018

Agenda item: Clarifying the Limits of Keeping Salmon for Personal use during an

Open Commercial Fishery – Adoption

Presenter(s): Director Joe Stohr for Deputy Chief Mike Cenci, Enforcement Program

Background summary:

This rule proposal amends WAC 220-354-030 to clarify how many salmon commercial fisherman may take home for personal use. The rule affects all commercial fishing industry sectors including trollers, gill netters, purse seiners, and reef net fisherman and provides guidance on what Salmon species and number of species that commercial fisherman may take home during an open commercial fishery. All fish are accounted for on a commercial catch report or fish receiving ticket and are subtracted from the commercial share,

The rule amendment is necessary to dispel long-standing confusion by both officers and industry and to reduce the likelihood that commercial fisherman will inadvertently violate the regulation. The rule also clarifies that only salmon legal for commercial retention and taken during open commercial seasons are allowed to be retained for personal use.

Staff recommendation:

Adopt the rule as proposed.

Policy issue(s) and expected outcome:

Amending commercial fishing regulation to clarify the species type of Salmon and number that commercial fisherman can take home during an open commercial fishery.

Fiscal impacts of agency implementation:

No measurable impacts

Public involvement process used and what you learned:

Over the last year, the Enforcement Program worked closely with the Washington Troller's Association and other commercial Salmon industry representatives to draft the proposed rule. Furthermore, the department adhered to the APA requirements and posted both the preproposal and proposal on the agency webpage and filed these documents with the Code Reviser. The commercial fishing industry testified during the Commission's public meeting held on February 9, 2018 in favor of the rule amendments. One sportfishing group and a Charter Boat Association also testified in support. One recreational interest testified in support, provided that ESA impacts were accounted for, which they are. The Enforcement Program also received written comments prior to the testimony from members of the recreational sector opposed to the rule. Opposition was rooted in three primary areas as discussed during staff testimony. The Enforcement Program in collaboration with the Fish Program staff made several additional technical revisions to the proposed rule since the briefing.

Action requested and/or proposed next steps:

Adoption of the revised rule as proposed.

Draft motion language:

Motion: I move to adopt the Salmon personal use rule as presented by staff.

Post decision communications plan:

In addition to requirements of the Administrative Procedures Act, the Enforcement Program will provide outreach to the commercial Salmon industry. The rule change will also be announced on the agency's rules webpage.

Form revised 2-15-18

PROPOSED RULE MAKING



CR-102 (October 2017) (Implements RCW 34.05.320)

Do NOT use for expedited rule making

CODE REVISER USE ONLY

OFFICE OF THE CODE REVISER STATE OF WASHINGTON FILED

DATE: December 18, 2017

TIME: 1:47 PM

WSR 18-01-095

Agency: Department	of Fish and	Wildlife (WDFW)					
⊠ Original Notice							
□ Supplemental Notice to WSR							
□ Continuance of WSR							
☑ Preproposal Statement of Inquiry was filed as WSR 17-17-083 filed on August 16, 2017; or							
☐ Expedited Rule MakingProposed notice was filed as WSR; or							
☐ Proposal is exempt under RCW 34.05.310(4) or 34.05.330(1); or							
□ Proposal is exempt under RCW							
Title of rule and other identifying information: (describe subject) The department is amending WAC 220-352-030 to allow crew members to retain salmon during a commercial salmon fishery.							
Hearing location(s):							
Date:	Time:	Location: (be specific)	Comment:				
February 9-10, 2018	8:00 a.m.	Natural Resources Building Room 172 1111 Washington Street SE Olympia, WA 98501					
Date of intended adoption: March 17, 2018 (Note: This is NOT the effective date)							
Submit written comments to:							
Name: Scott Bird, WDFW Rules Coordinator							
Address: 600 Capitol Way N. Olympia, WA 98501-1091							
Email: Rules.Coordinator@dfw.wa.gov							
Fax: (360) 902-2155							
Other:							
By (date) February 1,2							
Assistance for perso	ns with dis	abilities:					
Contact Delores Noyes							
Phone: (360) 902-2349							
Fax:							
TTY: (360) 902-2207							
Email: Delores.Noyes@dfw.wa.gov							
Other:							
By (date) January 30, 2018 Purpose of the proposal and its anticipated effects, including any changes in existing rules: The department is							
amending its rules based on the long-standing practice of allowing crew members to retain a limited amount of salmon for personal use during a commercial salmon fishery.							

Reasons support commercial salmo		ed to clarify limits for salmon taken for personal use	during an open			
Statutory authority for adoption: RCW 77.04.012, 77.04.013, 77.04.055, and 77.12.047						
Statute being imp	plemented: None					
Is rule necessary	because of a:					
Federal Lav	☐ Yes ☒ No					
Federal Co		☐ Yes ☒ No				
State Court		☐ Yes ☒ No				
If yes, CITATION:	ts or recommendations if any	, as to statutory language, implementation, enfo	rcement, and fiscal			
matters: None.						
Name of propone (WDFW)	☐ Private☐ Public☒ Governmental					
Name of agency	personnel responsible for:					
	Name	Office Location	Phone			
Drafting:	Deputy Chief Mike Cenci	1111 Washington Street, Olympia, WA 98501	360-902-2938			
Implementation:	Deputy Chief Mike Cenci	1111 Washington Street, Olympia, WA 98501	360-902-2938			
Enforcement:	Chief Steve Bear	1111 Washington Street, Olympia, WA 98501	360-902-2373			
Is a school district fiscal impact statement required under RCW 28A.305.135? If yes, insert statement here: The public may obtain a copy of the school district fiscal impact statement by contacting: Name:						
Address Phone:	::					
Fax: TTY:						
Email:						
Other:						
Is a cost-benefit analysis required under RCW 34.05.328?						
☐ Yes: A preliminary cost-benefit analysis may be obtained by contacting:						
Name:						
Address Phone:	.					
Fax:						
TTY:						
Email:						
Other:						
No: Please explain: The proposed rule changes do not affect hydraulics.						

Regulatory Fairness Act Cost Considerations for a Small Business Economic Impact Statement:								
This rule proposal, or portions of the proposal, may be exempt from requirements of the Regulatory Fairness Act (see chapter 19.85 RCW). Please check the box for any applicable exemption(s):								
This rule proposal, or portions of the proposal, is exempt under RCW 19.85.061 because this rule making is being adopted solely to conform and/or comply with federal statute or regulations. Please cite the specific federal statute or regulation this rule is being adopted to conform or comply with, and describe the consequences to the state if the rule is not adopted.								
Citation and description:								
This rule proposal, or portions of the proposal, is exempt because the agency has completed the pilot rule process								
defined by RCW 34.05.313 before filing the notice of this proposed rule. This rule proposal, or portions of the proposal, is exempt under the provisions of RCW 15.65.570(2) because it was								
adopted by a referendum.		(a) provided in the control of the provided in the control of the						
$\hfill\Box$ This rule proposal, or portions of the proposal, is exempt	under R	CW 19.85.025(3). Check all that apply:						
☐ RCW 34.05.310 (4)(b)		RCW 34.05.310 (4)(e)						
(Internal government operations)		(Dictated by statute)						
☐ RCW 34.05.310 (4)(c)		RCW 34.05.310 (4)(f)						
(Incorporation by reference)		(Set or adjust fees)						
☐ RCW 34.05.310 (4)(d)		RCW 34.05.310 (4)(g)						
(Correct or clarify language)		((i) Relating to agency hearings; or (ii) process						
		requirements for applying to an agency for a license or permit)						
☐ This rule proposal, or portions of the proposal, is exempt	under R	CW .						
Explanation of exemptions, if necessary:								
COMPLETE THIS SECTION O	NLY IF	NO EXEMPTION APPLIES						
If the proposed rule is not exempt , does it impose more-than-minor costs (as defined by RCW 19.85.020(2)) on businesses?								
☑ No Briefly summarize the agency's analysis showing how costs were calculated. There are no known costs to individual boat owners/operators for implementing this rule.								
☐ Yes Calculations show the rule proposal likely imposes more-than-minor cost to businesses, and a small business economic impact statement is required. Insert statement here:								
The public may obtain a copy of the small business economic impact statement or the detailed cost calculations by contacting:								
Name:								
Address:								
Phone:								
Fax:								
TTY:								
Email: Other:								
Date: December 18, 2017	Signati	ıre:						
Name: Scott Bird		Scott Bled						
Title: Rules Coordinator		your aguar						

WAC 220-354-030 Sale and purchase of commercial caught salmon.

- (1) It is unlawful for any person licensed to take salmon for commercial purposes as required under chapter 77.65 RCW to:
- (a) Retain Possess for personal use more than ((the equivalent of one daily sport bag limit for the area being fished. All salmon taken under commercial license must be recorded on state of Washington fish receiving tickets. The daily limit and possession limit described in this subsection also apply to crew members of the licensed fishing vessel. three salmon per landing and delivery, regardless of species, provided that:
 - (i) The commercial season is open for the species taken; and (ii) The fish retained are lawful to possess when taken by the gear type for which the person is licensed to fish; and (iii) The daily limit and possession limit described in this subsection also apply to crew members of the licensed fishing vessel desigated on the commercial fishing license.
- (b) Fail to report and document all salmon taken during a commercial fishery on state of Washington fish receiving tickets, including fish retained for personal use.

- ((b)) (c) Sell any salmon((he takes)) taken under such license to anyone other than a wholesale fish buyer located within or outside the state of Washington: ((Provided, That a person who is himself a wholesale fish buyer may sell his catch to individuals or corporations other than wholesale fish buyer)). Except that a person who is licensed as a wholesale fish dealer buyer or limited fish seller under the provisions of RCW 77.65.280340 or 77.15.510 may sell his catch to individuals or corporations other than licensed wholesale fish dealers buyers.
- ((e)) (d) Sell, barter or attempt to sell or barter salmon eggs that have been removed from the body cavity of salmon unless all carcasses from which eggs have been removed are sold to the same buyer except this subsection does not apply to troll caught salmon or the eggs from such salmon.
- (d) Discard salmon that may be lawfully retained except fishers may discard salmon that are unmarketable due to pinniped predation.
- (2) It is unlawful for a wholesale fish buyer to purchase or attempt to purchase salmon eggs without also purchasing all male and female salmon taken by the fisher, including the salmon carcasses from which the eggs were removed.
 - (3) Violation of subsection (1)(a) of this section is punishable

- under RCW 77.15.550 Violation of commercial fishing area or time-Penalty.
- (4) Violation of subsection (1)(b) of this section is punishable under RCW 77.15.280 Reporting of fish or wildlife harvest-Rules violation-Penalty.
- (5) Violation of subsection (1)(c) of this section is punishable under RCW 77.15.620 Engaging in fish dealing activity-Unlicensed-Penalty.
- (6) Violation of subsections (1)(d) and (2) of this section are punishable under RCW 77.15.260 Unlawful trafficking in fish, shellfish, or wildlife—Penalty.
- (7) Violation of subsection (1)(e) of this section is punishable under RCW 77.15.170 Waste of fish and wildlife-Penalty.