### **Summary Sheet**

Meeting dates: July 6, 2018 Commission Conference Call

Agenda item: Recreationally Caught Salmon from Canada - (Action)

Presenter(s): Kirt Hughes, Statewide Salmon and Steelhead Fishery Manager

#### **Background summary:**

Our current rule on Possession and delivery of Canadian-origin food fish and shellfish (WAC 220-31-210) requires a vessel operator to have "a valid Canadian customs clearance number" for fishers aboard a vessel to deliver Canadian-origin salmon into a Washington port. The Canadian Parliament recently changed requirements for vessels entering Canadian waters. As a result Canada no longer provides a Canadian Customs clearance number to recreational vessel operators who enter Canadian water and return to the U.S. without making landfall to clear customs at Canadian port of entry. Therefore anglers wishing to fish in Canadian water and return to a Washington port are unable to fulfill the requirements of with rule.

This rule-making addresses that change in Canadian customs law and allow anglers to pass a dockside inspection upon their return to Washington. Anglers will simply need to complete the form on the WDFW website notifying the department of their plans to fish for salmon in Canadian waters. This process allows U.S. anglers a way to document their catch of salmon legally taken in Canadian waters with a Canadian issued fishing license. Anglers completing the online form will receive an email confirmation that their trip information has been received, with a number that will take the place of the Canadian Customs clearance number.

A Washington fishing license is not required to fish in Canada or to fill out the trip notification form. WILD ID can be used if the angler has had a Washington license and WILD ID number, but it is not required.

This proposed rule-making will maintain the current rule that does not allow anglers to catch their daily limit of salmon in both Canadian and Washington waters on the same day. Anglers with Canadian salmon in their possession may not fish in Washington marine waters unless it is legal to retain the fish caught in Canada in the area where fishing in Washington.

#### Policy issue(s) you are bringing to the Commission for consideration:

Adopt revisions to Washington Administrative Code 220-310-210 - Possession and delivery of Canadian-origin food fish and shellfish.

#### Fiscal impacts of agency implementation:

The cost to the agency is minimal; current website design will support the rule going forward, staff are taking very few questions on this subject since shortly after the emergency rule was filed in August of 2017.

#### Public involvement process used and what you learned:

This item was presented at the Commissions' June 15, 2018 meeting (Item # 13). Additional information regarding public involvement was noted in the summary sheet from that meeting.

There were no public comments during the June 15 meeting. No public comment was received by the department following the filing of the CR102 (file with the Office of the Code Reviser on May 2, 2018).

#### **Action requested:**

Adopt revisions to Washington Administrative Code 220-310-210 - Possession and delivery of Canadian-origin food fish and shellfish.

#### **Draft motion language:**

Motion: I move to adopt revisions to Washington Administrative Code 220-310-210 - Possession and delivery of Canadian-origin food fish and shellfish as presented by staff.

Is there a "second"?

If so, then motion maker discusses basis for motion; other Commissioners discuss views on motion; amendments, if any, proposed and addressed

#### **Justification for Commission action:**

This rule-making addresses changes in Canadian customs law. The change allows U.S based anglers who have not made landfall and received a Canadian Customs Clearance number the ability to pass a dockside inspection upon their return to a Washington port. The new process allows U.S. anglers a way to document their catch of salmon legally taken in Canadian waters with a Canadian issues fishing license.

#### Post decision communications plan:

The public and relevant WDFW advisory groups will be notified of this rule making action through a press release, our website, and email. Hard copies will be sent to those who request it.

Form revised 9/13/17

## PROPOSED RULE MAKING



# **CR-102 (December 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: May 02, 2018 TIME: 10:18 AM

WSR 18-10-104

Agency: Washington Department of Fish and Wildlife (WDFW)								
	☑ Original Notice							
□ Supplemental Notice to WSR								
□ Continuance of WSR								
□ Preproposal Statement of Inquiry was filed as WSR 17-07-016 on March 6, 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) WAC 220-310-210 Possession and delivery of Canadian-origin food fish and shellfish.								
Hearing location(s):								
Date:	Time:	Location: (be specific)	Comment:					
June 14, 2018	8:00 am	Natural Resource Building 1111 Washington St SE. Olympia, WA 98501						
Date of intended ado	ption: June	15, 2018 (Note: This is <b>NOT</b> th	e effective date)					
Submit written comm	ents to:							
Name: Scott Bird, WDFW Rules Coordinator								
Address: 600 Capitol \	•							
Email: Rules.Coordinate	tor@dfw.wa	.gov						
Fax: 360-902-2155								
Other:								
By (date) <u>June 13, 201</u>								
Assistance for person		abilities:						
Contact Dolores Noyes								
Phone: (360) 902-2349								
Fax:								
TTY:								
Email: dolores.noyes@dfw.wa.gov Other:								
By (date) <u>June 5, 2018</u>								
Purpose of the proposal and its anticipated effects, including any changes in existing rules: The department needs to								
clarify the process for anglers who catch Canadian-based food fish and shellfish and land their catch in Washington state ports.								

		ised changes to the rule clarify and update what angles in the litch in Washington state ports in a legal manner.	ers need to do to comply with
Statutory author	ity for adoption: RCW 77	7.04.012, 77.04.020, 77.04.055, 77.12.045, and 77.12	2.047
Statute being im	plemented: RCW 77.04.0	012, 77.04.020, 77.04.055, 77.12.045, and 77.12.047	
Is rule necessary	y because of a:		
Federal Lav	w?		☐ Yes ⊠ No
Federal Co	☐ Yes ⊠ No		
State Court		☐ Yes ⊠ No	
If yes, CITATION:			
matters: None	nts of recommendations,	, if any, as to statutory language, implementation,	, emorocinent, and noon
Name of propone	<ul><li>□ Private</li><li>□ Public</li><li>⊠ Governmental</li></ul>		
Name of agency	personnel responsible f	or:	
	Name	Office Location	Phone
Drafting:	Scott Bird	1111 Washington St SE, Olympia WA	(360) 902-2403
Implementation:	Chief Steve Bear	1111 Washington St SE, Olympia WA	360-902-2373
Enforcement:	Chief Steve Bear	1111 Washington St SE, Olympia WA	360-902-2373
Is a school distri If yes, insert state	-	nt required under RCW 28A.305.135?	□ Yes ⊠ No
The public may Name: Address Phone: Fax: TTY: Email: Other:		ool district fiscal impact statement by contacting:	
	analysis required under		
·	eliminary cost-benefit anal	ysis may be obtained by contacting:	
Name: Address	·		
Phone:	<b>).</b>		
Fax:			
TTY:			
Email:			
Other:	aa ayalain. Thia wyla ayaa	and done not offers budge. Jie	
⊠ No: Please	se explain. This rule propo	osal does not affect hydraulics	

Regulatory	y Fairness Act Cost Considerations for a S	mall Busin	ess Economic Impact Statement:				
This rule proposal, or portions of the proposal, <b>may be exempt</b> from requirements of the Regulatory Fairness Act (see							
☐ This rule adopted so regulation t adopted. Citation and	lely to conform and/or comply with federal star his rule is being adopted to conform or comply d description:	mpt under F tute or regu y with, and o	CCW 19.85.061 because this rule making is being lations. Please cite the specific federal statute or describe the consequences to the state if the rule is not				
☐ 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	_		ne provisions of RCW 15.65.570(2) because it was				
	e proposal, or portions of the proposal, is exer	mpt under F	CW 19.85.025(3). Check all that apply:				
	RCW 34.05.310 (4)(b) (Internal government operations) RCW 34.05.310 (4)(c) (Incorporation by reference)		RCW 34.05.310 (4)(e) (Dictated by statute) RCW 34.05.310 (4)(f) (Set or adjust fees)				
	RCW 34.05.310 (4)(d) (Correct or clarify language)		RCW 34.05.310 (4)(g) ((i) Relating to agency hearings; or (ii) process requirements for applying to an agency for a license or permit)				
	e proposal, or portions of the proposal, is exern of exemptions, if necessary:	mpt under F	PCW				
	COMPLETE THIS SECTIO	N ONLY IF	NO EXEMPTION APPLIES				
If the propo	sed rule is <b>not exempt</b> , does it impose more-	than-minor	costs (as defined by RCW 19.85.020(2)) on businesses?				
□ No	Briefly summarize the agency's analysis sho	owing how o	costs were calculated				
☐ 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:							
	public may obtain a copy of the small busines: acting:	s economic	impact statement or the detailed cost calculations by				
A P F	lame: ddress: hone: ax:						
E	TY: mail: other:						
Date: May	1, 2018	Signat	ure:				
Name: Scott Bird			Scott Bled				
Title: Rules Coordinator							

- WAC 220-310-210 Possession and delivery of Canadian-origin food fish and shellfish. (1) ((Canadian license required.)) It is unlawful to possess in marine waters or deliver into Washington shellfish or food fish taken for personal use from Canadian waters unless the person (( $\frac{1}{2}$ ) by also possesses (( $\frac{1}{2}$ ) a valid Canadian sport fishing license and catch record card, if one is required(( $\frac{1}{2}$ ) for the shellfish and food fish taken)).
- (2) Canadian-origin rockfish restrictions: It is unlawful to possess yelloweye or canary rockfish taken for personal use from Canadian waters.
  - (3) Canadian-origin halibut restrictions:
- (a) The daily limit of halibut is one daily limit, regardless of the origin of the halibut.
- (b) The possession limit is two halibut if at least one halibut was taken from Washington waters. It is unlawful to possess in excess of the Canadian possession limit of halibut for the time and area fished if all halibut were taken from Canadian waters.
- (c) It is unlawful to possess more than one daily limit of halibut aboard the fishing vessel.
  - (4) Canadian-origin salmon restrictions:
- (a) It is unlawful to possess in marine waters or deliver into Washington any fresh salmon taken for personal use from Canadian waters unless:
- (i) Such salmon ((meet current)) are in compliance with current salmon regulations for the waters of the applicable department of fish and wildlife catch record card area((. However, if the vessel operator has a valid Canadian customs clearance number obtained once they are in Canadian waters fishers aboard the vessel may deliver Canadian origin salmon into Washington that are lawfully taken in Canada, regardless of whether the salmon meet the current salmon regulations for the area where delivered.)); or
- (ii) The vessel operator obtained a valid Canadian customs clearance number while the vessel was moored at a Canadian government dock in Ucluelet, Victoria, Sydney, White Rock, or Bedwell Harbor, British Columbia; or
- (iii) The vessel operator has completed and submitted the trip report via the internet at http://wdfw/licensing/canadian\_catch.php.; and
- (iv) The salmon in possession are in compliance with Canadian fishing regulations.
- (b) It is unlawful to fish for any species in state or offshore waters from a vessel having Canadian-origin salmon aboard that do not meet the current salmon regulations for the waters being fished.
- (c) It is unlawful for a fisher to fish for any species in state or offshore waters if the fisher possesses in the field any salmon that do not meet the current salmon regulations for the waters being fished.
- (5) "Delivery" of Canadian-origin fish into Washington defined. For the purposes of this section, "delivery" means transportation by a private or commercial recreational fishing vessel. Delivery in Washington is complete when, within the state, the vessel anchors, moors, ties to a float or pier, or is placed or attempted to be placed on a

[ 1 ] OTS-9574.1

boat trailer. "Delivery" is also complete if the fish or shellfish are offloaded from the vessel within state waters.