RCW 15.04.410 Declarations of "Washington state grown"—
Restrictions—Violations unlawful—Application of consumer protection
act.  (1) Before being offered for retail sale in this state, any
agricultural commodity, defined under RCW 15.66.010, that was grown or
raised in this state may be advertised, labeled, described, sold,
marked, or otherwise held out, with the words "Washington state
grown," or other similar language indicating that the product is from
Washington state grown or raised agricultural commodities.

(2) An agricultural commodity that was not grown or raised in
this state and packages of that product shall not be advertised,
labeled, described, sold, marked, or otherwise held out as "Washington
state grown," or in any way as to imply that such product is a
Washington state grown or raised agricultural commodity.

(3) It is unlawful for any person to violate this section.

(4) The legislature finds that the practices covered by this
section are matters vitally affecting the public interest for the
purpose of applying the consumer protection act, chapter 19.86 RCW.
Violations of this section are not reasonable in relation to the
development and preservation of business. A violation of this section
is an unfair or deceptive act in trade or commerce and an unfair
method of competition for the purpose of applying the consumer
protection act, chapter 19.86 RCW.  [1995 c 97 § 1.]