WAC 220-310-210 Possession and delivery of Canadian-origin food fish and shellfish. (1) 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 also possesses a valid Canadian sport fishing license and catch record card, if one is required.

(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 are in compliance with current salmon regulations for the waters of the applicable department of fish and wildlife catch record card area; 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 boat trailer. "Delivery" is also complete if the fish or shellfish are offloaded from the vessel within state waters.

06-05-085 (Order 06-23), § 220-56-156, filed 2/14/06, effective 5/1/06; WSR 05-05-046 (Order 05-22), § 220-56-156, filed 2/14/05, effective 3/17/05. Statutory Authority: RCW 75.08.080. WSR 92-11-012 (Order 92-19), § 220-56-156, filed 5/12/92, effective 6/12/92; WSR 90-08-001 (Order 90-22), § 220-56-156, filed 3/22/90, effective 4/22/90; WSR 85-09-017 (Order 85-20), § 220-56-156, filed 4/9/85.]