RULE-MAKING ORDER	CR-103E (July 2011) (Implements RCW 34.05.350)					
Agency: Washington Department of Fish and Wildlife	Emergency Rule Only					
Effective date of rule: Emergency Rules 17-41 Immediately upon filing. Later (specify)						
Any other findings required by other provisions of law as precondition to adoption or effectiveness of rule?						
Purpose: Amends rules for possession and delivery for recreational Canadian-origin salmon						
Citation of existing rules affected by this order: Repealed:						
Amended: WAC 220-56-156 Suspended:						
Statutory authority for adoption: RCW 77.04.012, 77.04.020, and 77.12.047						
Other authority :						
 EMERGENCY RULE Under RCW 34.05.350 the agency for good cause finds: That immediate adoption, amendment, or repeal of a rule is necessary for the preservation of the public health, safety, or general welfare, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the public interest. That state or federal law or federal rule or a federal deadline for state receipt of federal funds requires immediate adoption of a rule. That in order to implement the requirements or reductions in appropriations enacted in any budget for fiscal year 2009, 2010, 2011, 2012, or 2013, which necessitates the need for the immediate adoption, amendment, or repeal of a rule, and that observing the time requirements of notice and opportunity to comment upon adoption of a permanent rule would be contrary to the fiscal needs or requirements of the agency. Reasons for this finding: This emergency rule is needed to clarify the process for anglers who catch Canadian-origin salmon and land their catch in Washington state ports which will make it easier for anglers to obtain a valid Canadian custom clearance number. The Department of Fish and Wildlife has filed a preproposal statement to begin the permanent rule process. 						
Date adopted: March 8, 2017 NAME (TYPE OR PRINT)	CODE REVISER USE ONLY					
Joe Stohr for J W Unsworth	OFFICE OF THE CODE REVISER STATE OF WASHINGTON FILED					
	DATE: March 08, 2017 TIME: 9:14 AM					
Je fth	WSR 17-07-030					

(COMPLETE REVERSE SIDE)

Note: If any category is left blank, it will be calculated as zero. No descriptive text. Count by whole WAC sections only, from the WAC number through the history note. A section may be counted in more than one category.				
Federal statute:	New		Amended	
Federal rules or standards:			Amended	
Recently enacted state statutes:	New		Amended	Repealed
The number of sections adopted at the request of a nongovernmental entity:				
	New		Amended	Repealed
The number of sections adopted in the agency's own initiative: New 1 Amended				
The number of sections adopted in order to clarify, streamline, or reform agency procedures:				
The number of continue edented usin				
The number of sections adopted using	g:			
Negotiated rule making:	New		Amended	Repealed
Pilot rule making:	New		Amended	Repealed
Other alternative rule making:	New		Amended	Repealed

NEW SECTION

WAC 220-56-15600B Possession and delivery of Canadian-origin salmon.

Notwithstanding the provisions of WAC 220-56-156, effective immediately until further notice, Canadian-origin salmon restrictions: It is unlawful to possess in marine waters or deliver into Washington any fresh salmon taken for personal use from Canadian waters unless such salmon meet 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.