

WDFW-800 (Rev. 3/2013)  
 Washington Department of Fish & Wildlife  
**Application for  
 Direct Retail Endorsement  
 for the year 20\_\_\_\_\_**

Department use only	
Endorsement ID	Date Received
Port Code	
Fee <b>\$155.00</b>	

Make fees payable to Department of Fish & Wildlife

Endorsement owner information			
Last Name	First Name	Middle Initial	Birthdate (M/D/Y)
Permanent Street Address			
Mailing Address			
City	State	Zip	
Phone Number	SSN # (required)		
I hereby certify under penalty of perjury under the laws of the state of Washington that the above information is true and correct.		Endorsement will expire December 31 <sup>st</sup> of issuance year.	
Signature	Date	Phone: 360-902-2464 Fax: 360-902-2945 Mailing address: Department of Fish & Wildlife Licensing Division 600 Capitol Way N Olympia WA 98501-1091 Office location: 1111 Washington St SE Olympia WA	

Department use Only Requirements checklist	
✓	Active crab or salmon license # _____
	County health letter
	Food and beverage server card

APPLICATION FEES ARE NON-REFUNDABLE

For additional information contact a licensing representative at 360-902-2464 (opt 4)

**RCW 77.65.510 Direct retail endorsement — Fee — Responsibilities of holder and alternate operators.**

(1) The department must establish and administer a direct retail endorsement to serve as a single license that permits a Washington license holder or alternate operator to commercially harvest retail-eligible species and to clean, dress, and sell his or her catch directly to consumers at retail, including over the internet. The direct retail endorsement must be issued as an optional addition to all holders of: (a) A commercial fishing license for retail-eligible species that the department offers under this chapter; and (b) an alternate operator license who are designated as an alternate operator on a commercial fishing license for retail eligible species.

**RCW 77.65.515 Direct retail endorsement — Requirements.**

(1) Prior to being issued a direct retail endorsement, an individual must:

(a) Obtain and submit to the department a signed letter on appropriate letterhead from the health department of the county in which the individual makes his or her official residence or where the hailing port for any documented vessel owned by the individual is located as to the fulfillment of all requirements related to county health rules, including the payment of all required fees. The local health department generating the letter may charge a reasonable fee for any necessary inspections. The letter must certify that the methods used by the individual to transport, store, and display any fresh retail-eligible species meets that county's standards and the statewide standards adopted by the board of health for food service operations; and

(b) Submit proof to the department that the individual making the direct retail sales is in possession of a valid food and beverage service worker's permit, as provided for in chapter [69.06](#) RCW.

(2) The requirements of subsection (1) of this section must be completed each license year before a renewal direct retail endorsement can be issued.

(3) Any individual possessing a direct retail endorsement must notify the local health department of the county in which retail sales are to occur, except for the county that conducted the initial inspection, forty-eight hours before any transaction and make his or her facilities available for inspection by a fish and wildlife officer, the local health department of any county in which he or she sells any legally harvested retail-eligible species, and any designee of the department of health or the department of agriculture.

(4) Neither the department or a local health department may be held liable in any judicial proceeding alleging that consumption of or exposure to seafood sold by the holder of a direct retail endorsement resulted in a negative health consequence, as long as the department can show that the individual holding the direct retail endorsement complied with the requirements of subsection (1) of this section prior to being issued his or her direct retail license, and neither the department nor a local health department acted in a reckless manner. For the purposes of this subsection, the department or a local health district shall not be deemed to be acting recklessly for not conducting a permissive inspection.

**Notification Clause**

This program receives Federal assistance from the U.S. Fish and Wildlife Service. Title VI of the Civil Rights Act of 1964, Section 504 of the Rehabilitation Act of 1973, Title II of the Americans with Disabilities Act of 1990, the Age Discrimination Act of 1975, and Title IX of the Education Amendments of 1972, the U.S. Department of the Interior and its bureaus prohibit discrimination on the bases of race, color, national origin, age, disability and sex (in educational programs). If you believe that you have been discriminated against in any program, activity or facility, please write to: WDFW, ADA Coordinator at 600 Capitol Way North, Olympia WA 98501 or to: U.S. Fish and Wildlife Service, Civil Rights Coordinator for Public Access 4401 N. Fairfax Drive, Mail Stop: WSFR-4020, Arlington, VA 22203

**Personal information provided to the Washington Department of Fish and Wildlife may be disclosed via a Public Records Request**

All the information you provide in this application becomes a public record that may be subject to inspection and copying by members of the public, unless an exemption in the law exists. The Department's Policy regarding Privacy Protection and Public Disclosure Requests is available upon request