5 AAC 39.010. Retention of fish taken in a commercial fishery

(a) A person engaged in commercial fishing may retain fish from lawfully taken commercial catch for that person's own use, including for the use as bait in a commercial fishery. Fish retained under this section may not be sold or bartered.

(b) Except as otherwise specified in 5 AAC 01 - 5 AAC 39, a commercial fisherman shall report on an ADF&G fish ticket, at the time of delivery of the commercial catch, the number of steelhead retained from the commercial catch but not sold. For the purposes of this subsection, "delivery" means the offloading of the finfish for sale or for transport to a buyer for later sale.

5 AAC 39.130. Reports required of fishermen, processors, buyers, exporters, and operators of certain commercial fishing vessels; transporting requirements

(c) At the time of delivery or partial delivery, or as otherwise directed by the department, fish tickets must include the following information:

(9) the pounds, including any applicable weight modifier such as with ice and slime, delivery condition code, and disposition code, including any applicable overage code, of fish by species, except that (A) for salmon and crab, the number is also required

(12) the number or pounds of fish by species retained by a commercial fisherman for that person's own use, if applicable;

Number of fish retained is required by species for personal use salmon;

Pounds and delivery condition code is required by species for personal use groundfish,

Condition codes:
“01”- whole,
“03”- bled only,
“04”- head on and gutted,
“07”- headed and gutted, includes collar (western cut),
“08”- headed and gutted, no collar (eastern cut).