\section*{§ 12.60 Importation prohibited.}

The transportation, importation, sale, or possession of the skins of fur seals or sea otters is prohibited if such skins were taken contrary to the provisions of section 2 of the act of February 26, 1944 (58 Stat. 100–104) or, the case of such skins taken under the authority of the act or any fur-seal agreement, if the skins are not officially marked and certified as required by section 2 of the act. Section 16 makes the act inapplicable to skins taken for scientific purposes under a special permit.

\[28 \text{ FR} 14710, \text{Dec.} 31, 1963, \text{as amended by T.D.} \text{89-1, 53 FR 51253, Dec. 21, 1988}\]

\section*{§ 12.61 Fur-seal or sea-otter skins permitted entry.}

(a) Fur-seal or sea-otter skins taken by Indians, Aleuts, or other aborigines under the authority of section 3 of the act, fur-seal skins taken under the authority of the Canadian Government, and fur-seal skins taken on the Pribilof Islands and other specified areas under the authority of section 4 of the act shall be admitted to entry if officially marked and certified as having been lawfully taken and if accompanied by a declaration of the shipper identifying the skins by marks and numbers as those covered by the official certificate.

(b) Fur-seal or sea-otter skins taken in waters or on land not specified in the act or in the fur-seal agreement with Canada or other fur-seal agreement shall be admitted to entry upon the production of evidence satisfactory to the port director that they have been so taken.

\[28 \text{ FR} 14710, \text{Dec.} 31, 1963, \text{as amended by T.D.} \text{89-1, 53 FR 51253, Dec. 21, 1988}\]