

# FINAL BILL REPORT

## HB 1407

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Synopsis as Enacted

**Brief Description:** Transferring functions of the Maritime Commission to a nonprofit corporation.

**Sponsors:** Representatives K. Schmidt, R. Fisher, Horn, Chandler and Elliot; by request of Washington State Maritime Commission.

**House Committee on Transportation**  
**Senate Committee on Transportation**

**Staff:** Jennifer Joly (786-7305).

**Background:** All commercial vessels over 300 gross tons entering Washington waters are required to have an oil spill response system. To that end, vessel owners or operators must prepare an oil spill contingency plan for submittal to the Office of Marine Safety (OMS) prior to entering Washington waters. Additionally, an emergency response communications network is required to ensure calls for assistance would be acted upon in the event of an oil spill. A formal contractual relationship must be established with an approved oil spill response contractor capable of responding to a total loss of oil from a vessel anywhere in Washington waters. Finally, a full mobilization exercise, monitored by OMS personnel, must be performed annually. The vessel owner or operator is subject to civil penalties for the nonperformance of these requirements.

Realizing the potential impracticality and expense of requiring each vessel calling on a Washington port to have an individualized vessel contingency plan, the 1990 Legislature created the Washington State Maritime Commission (WSMC) to prevent any potential loss of trade due to the oil spill first response system requirements. While some commercial vessel owners or operators have voluntarily joined organizations which provide immediate oil spill response, the WSMC was formed for those vessel owners or operators who are not members of an approved cleanup cooperative or who do not have individual vessel contingency plans.

The WSMC is responsible for a "first response" system to ensure rapid deployment of personnel and equipment to a spill site. When a spill involves a vessel covered by the WSMC, the WSMC is responsible for a complete containment, recovery and cleanup response for the first 24 hours after the initial spill report. Expenses incurred during

the first 24-hour period by WSMC must be paid by the responsible party (i.e., the spiller).

In order to fulfill its duties, the WSMC is vested with the responsibility and authority to develop a contingency plan and a communications network, and to enter into contracts with an oil spill response contractor. The WSMC levies an assessment on those vessels using its resources in order to fully fund its operation.

In 1994, the Legislature determined that the functions of the WSMC could be provided by a nonprofit, private corporation. Thus, the Legislature voted to sunset WSMC as of July 1, 1995.

**Summary of Bill:** The Washington State Maritime Commission (WSMC) is authorized to conduct activities and make expenditures necessary for the transition of its services and contracts to the nonprofit corporation established for the purpose of providing oil spill response and contingency plan coverage.

The sunset of the WSMC occurs upon completion of the transfer to a nonprofit corporation, but no later than July 1, 1995.

WSMC's documents, books, records, tangible property and assets are transferred to the nonprofit corporation. Funds transferred are earmarked for oil spill response and contingency plan coverage. No funds may be transferred until liabilities of the WSMC have been provided for or satisfied. Outstanding liabilities not provided for or satisfied by the WSMC shall be transferred to the nonprofit corporation.

The statute providing that the attorney general will serve as the legal adviser to the WSMC is repealed, effective July 1, 1995.

The statute allowing for a contractual provision indemnifying authorized contractors of the WSMC against specific loss, damage, or injury arising out of the performance of the contract and resulting from the fault of the WSMC, a member, officer, employee, incident commander, or agent thereof, is repealed.

**Votes on Final Passage:**

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| House  | 98 | 0 |
| Senate | 48 | 0 |

**Effective:** April 27, 1995 (Sections 1-3)  
July 1, 1995 (Section 4)