WAC 317-50-070 Disapproval of the owner’s or operator’s oil spill prevention plan under chapter 317-21 WAC;
(3) Referral for prosecution under RCW 88.46.080;
(4) Denial of entry into state waters.
[Statutory Authority: RCW 88.40.020 (2)(b) and (5) and 88.40.030. 97-10-096, § 317-50-070, filed 5/7/97, effective 6/17/97.]

WAC 317-50-080 Financial responsibility for oil spill response barges. (1) A tank barge used solely as an oil spill response barge is not required to possess evidence of financial responsibility under RCW 88.40.020 if the owner or operator submits to the office a letter certifying that:
(a) The barge is used exclusively for oil spill response activities and will not be used to carry oil in bulk as cargo;
(b) The owner or operator is an approved response contractor under WAC 317-10-090; and
(c) The owner or operator is indemnified by plan holders for whom the owner or operator is a primary response contractor for liabilities that may arise under state and federal law.
(2) The letter must be in writing, on letterhead and signed by the chief executive officer of the owner or operator, or authorized representative. Identifying information for each tank barge covered by the letter must be provided and include at least the vessel’s name, Lloyd’s number or official number, country of registry, and gross tonnage.
(3) Any change in status of ownership, charter arrangement, classification, or use must be reported to the office within 10 working days of the change.
[Statutory Authority: RCW 88.40.020 (2)(b) and (5) and 88.40.030. 97-10-096, § 317-50-080, filed 5/7/97, effective 6/17/97.]

WAC 317-50-900 Severability. If any provision of this chapter or its application to any person or circumstance is held invalid, the remainder of the chapter or the application of the provision to other persons or circumstances is not affected.
[Statutory Authority: RCW 88.40.020 (2)(b) and (5) and 88.40.030. 97-10-096, § 317-50-900, filed 5/7/97, effective 6/17/97.]

Title 326 WAC
MINORITY AND WOMEN’S BUSINESS ENTERPRISES, OFFICE OF

Chapters
326-02 General provisions.
326-30 Goals and goal setting.

WAC 326-02-034 Political subdivision fees.

WAC 326-02-034 Political subdivision fees. (1) It is the intent of the state legislature that political subdivisions within the state of Washington contribute to the costs of the state’s certification program for minority and women’s business enterprises. For the purpose of this section, political subdivisions means any city, town, county, special purpose district, public corporation created by the state, municipal corporation, or quasi-municipal corporation within the state of Washington that administers a policy or program, or funds from whatever source, which requires or encourages the use of certified minority, women, or disadvantaged business enterprises.
(2) Effective July 1, 1993, the office shall allocate a portion of its biennial operational costs to political subdivisions. Each political subdivision shall pay a percentage of this allocation based on the formula set forth in subsection (3) of this section.
(3) The fee charged to each political subdivision for the period, July 1, 1997 - June 30, 1999, and subsequent bienniums unless revised by rule, will be calculated as follows:
(a)(i) Cities with populations up to one thousand five hundred will not be charged.
(ii) Cities with populations of one thousand five hundred to twenty-five thousand will be charged one hundred dollars each.
(iii) Cities with populations of twenty-five thousand to fifty thousand will be charged two hundred dollars each.
(iv) Cities with populations over fifty thousand will be charged based on the formula set forth in subsection (4) of this section.
(b)(i) Counties with populations up to ten thousand will not be charged.
(ii) Counties with populations of ten thousand to one hundred thousand will be charged one hundred dollars each.
(iii) Counties with populations of twenty-five thousand to fifty thousand will be charged two hundred dollars each.
(iv) Counties with populations over fifty thousand will be charged based on the formula set forth in subsection (4) of this section.
(c)(i) Educational service districts and public school districts with enrollments up to one thousand will not be charged.
(ii) Educational service districts and public school districts with enrollments of one thousand to ten thousand will be charged one hundred dollars each.

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(iii) Educational service districts and public school districts with enrollments of ten thousand to twenty thousand will be charged two hundred dollars each.

(iv) Educational service districts and public school districts with enrollments over twenty thousand will be charged based on the formula set forth in subsection (4) of this section.

(e)(i) Transit authorities with capital expenditures less than one hundred thousand dollars will not be charged.

(ii) Transit authorities with capital expenditures of one hundred thousand dollars to one million dollars will be charged one hundred dollars each.

(iii) Transit authorities with capital expenditures of one million dollars to ten million dollars will be charged two hundred dollars each.

(iv) Transit authorities with capital expenditures greater than ten million dollars will be charged based on the formula set forth in subsection (4) of this section.

(4) Each political subdivision not subject to a fixed fee under subsection (3) of this section shall report to the office the total dollars committed to certified businesses in construction (including direct awards, subcontracts, and related suppliers) during the previous biennium or its fiscal years ending in the previous biennium.

(a) The construction dollar commitment of each political subdivision will be divided by the sum of those commitments reported to calculate its proportionate share of the net allocation. The net allocation is the amount remaining after deduction of the amounts charged under subsection (3) of this section from the total allocated to all political subdivisions.

(b) The percentage calculated for each reporting political subdivision will be applied to the total due from all political subdivisions required to report to determine their respective fees: Provided, That the fee charged under this subsection shall be no less than the highest flat fee charged to a political subdivision in subsection (3) of this section.

(c) When a political subdivision fails to report as required by this section, the net allocation will be further reduced by an amount calculated as follows:

(i) The number of political subdivisions reporting will be divided by the total number of political subdivisions required to report at that time.

(ii) The resulting percentage will be used to calculate the portion of the net allocation due from the political subdivisions which is to be apportioned among those who reported. The balance of the net allocation will be charged equally among those who fail to report.

(5) After the initial billing, which will include the total amount due for the biennium beginning July 1, 1997, the office will mail invoices on a quarterly basis one month before the start of each quarter for the outstanding balance at that time. Payments shall be due within thirty calendar days after receipt of the invoice.