

**Title 318 WAC
MARITIME COMMISSION**

Chapters

318-04 Vessel assessment schedule.

**Chapter 318-04 WAC
VESSEL ASSESSMENT SCHEDULE**

WAC

318-04-020 Definitions.
318-04-030 Assessments.
318-04-050 How assessed.

WAC 318-04-020 Definitions. Unless the context clearly requires otherwise, the definitions in this section apply throughout these rules.

"Tanker barge" is a vessel as defined by RCW 88.44.010(15) which is not self-propelled and is designed, constructed or adapted primarily to carry, or carries oil, as defined by RCW 88.44.010(6), in bulk as cargo or cargo residue.

"Tanker vessel" - is a vessel as defined by RCW 88.44.010(15) which is self-propelled and designed, constructed or adapted primarily to carry or carries oil, as defined by RCW 88.44.010(6), in bulk as cargo or cargo residue.

"Small tanker vessel" - is a vessel as defined by RCW 88.44.010(15), of 300 gross registered tons or less, whether self-propelled or not, and designed, constructed or adapted primarily to carry or carries oil, as defined by RCW 88.44.010(6), in bulk as cargo or cargo residue, which voluntarily pays assessments under WAC 318-04-030 and submits to the provisions of chapter 88.44 RCW.

"Ferry route" is a marine route used to transport goods or passengers by vessel across or through waters of Puget Sound, a river, strait, or other narrow body of Washington water at regular, published intervals.

"Nontanker vessel" is a vessel as defined by RCW 88.44.010(15) which is neither a tanker barge, a tanker vessel, nor a dry cargo barge.

"Maximum capacity" is the volume of oil, as defined by RCW 88.44.010(6) that a tanker barge or tanker vessel is capable of carrying when fully loaded as designed, constructed or adapted.

"Passenger vessel" is a self-propelled ship of three-hundred or more gross tons with a fuel capacity of at least six-thousand gallons carrying passengers for compensation.

[Statutory Authority: RCW 88.44.010(5), 88.44.100 and 34.05.380. 93-14-105, § 318-04-020, filed 7/1/93, effective 7/1/93. Statutory Authority: RCW 88.44.020(5), 88.44.100 and 34.05.380 (3)(c) and (d). 92-23-007, § 318-04-020, filed 11/5/92, effective 11/6/92. Statutory Authority: RCW 88.44.100. 91-19-073, § 318-04-020, filed 9/17/91, effective 11/5/91; 91-02-005, § 318-04-020, filed 12/21/90, effective 1/1/91.]

WAC 318-04-030 Assessments. Effective September 12, 1991 or upon approval by the office of marine safety, whichever is later (except as provided below in this subsection), there is hereby levied by the Washington state maritime commission upon all nonexempt vessels, as defined by

RCW 88.44.010(15) and WAC 318-04-020, which transit upon the waters of this state and upon small tanker vessels, or the owners or operators thereof, an assessment in the following amounts:

(A) On tanker barges whose maximum capacity is:

	<u>Rate</u>
(1) 0 to 28,999 bbls	\$ [68.00] [74.97]
(2) 29,000 to 44,999 bbls	\$ [78.00] [86.00]
(3) 45,000 to 59,999 bbls	\$ [97.00] [106.94]
(4) 60,000 to 79,999 bbls	\$ [122.00] [134.51]
(5) 80,000 and over	\$ [152.00] [167.58]

(B) On tanker vessels carrying oil as cargo

	<u>Rate</u>
(1) 0 to 300 Gross Registered Tons - On Small Tanker Vessels	\$ [25.00] [27.56]
(2) 301 to 9,999 Gross Reg. Tons	\$ [1,620] [1,786.05]
(3) 10,000 Gross Reg. Tons and Over	\$ [3,240] [3,572.10]

(C) On tanker vessels when not carrying oil as cargo, but while carrying other liquid or semi-liquid cargoes

	<u>Rate</u>
(1) 301 - 500 Gross Reg. Tons	\$ [73.00] [80.48]
(2) 501 - 1,000 Gross Reg. Tons	\$ [97.00] [106.94]
(3) 1,001 - 4,999 Gross Reg. Tons	\$ [122.00] [134.51]
(4) 5,000 Gross Reg. Tons and over	\$ [162.00] [178.61]

(D) On nontanker vessels carrying oil as fuel for propulsion machinery

	<u>Rate</u>
(1) 301 - 500 Gross Reg. Tons	\$ [73.00] [80.48]
(2) 501 - 1,000 Gross Reg. Tons	\$ [97.00] [106.94]
(3) 1,001 - 4,999 Gross Reg. Tons	\$ [122.00] [134.51]
(4) 5,000 Gross Reg. Tons and over	\$ [162.00] [178.61]

[(See WAC 318-04-090 for effective dates of 5% annual increases)]

[(These rates set forth above reflect the 5% increase effective January 1, 1993 authorized by WAC 318-04-090)]

(E) On ferry routes traversing Washington waters [subsequent to date of filing of the applicable rule making order with the code reviser's office.

Rate
\$75.00
Per Day

(F) Columbia River (ADDITION)

[(DELETION)]

[Statutory Authority: RCW 88.44.010(5), 88.44.100 and 34.05.380. 93-14-105, § 318-04-030, filed 7/1/93, effective 7/1/93. Statutory Authority: RCW 88.44.020(5), 88.44.100 and 34.05.380 (3)(c) and (d). 92-23-007, § 318-04-030, filed 11/5/92, effective 11/6/92. Statutory Authority: RCW 88.44.100. 91-19-073, § 318-04-030, filed 9/17/91, effective 11/5/91; 91-02-005, § 318-04-030, filed 12/21/90, effective 1/1/91.]

Reviser's note: RCW 34.05.395 requires the use of underlining and deletion marks to indicate amendments to existing rules, and deems ineffectual changes not filed by the agency in this manner. The bracketed material in the above section does not appear to conform to the statutory requirement.

WAC 318-04-050 How assessed. Vessels arriving in Washington waters will be assessed each time they enter the state's waters. International, intra-state and interstate ferry routes will be assessed for each day that a separate route is in operation[.] Tanker vessels and tanker barges home ported in Washington and transiting the waters of the state, but not arriving and departing frequently, shall be assessed each time they discharge or take on a cargo of oil in Washington waters, but there shall be no more than one assessment per day (24-hour period commencing at 12:01 a.m.).

[Statutory Authority: RCW 88.44.010(5), 88.44.100 and 34.05.380. 93-14-105, § 318-04-050, filed 7/1/93, effective 7/1/93. Statutory Authority: RCW 88.44.100. 91-02-005, § 318-04-050, filed 12/21/90, effective 1/1/91.]

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Title 326 WAC

MINORITY AND WOMEN'S BUSINESS ENTERPRISES, OFFICE OF

Chapters

- 326-02** General provisions.
326-20 Certification.

Chapter 326-02 WAC

GENERAL PROVISIONS

WAC

- 326-02-031 Office of minority and women's business enterprises account—Created—Purpose.
326-02-033 State agency and educational institution fees.

WAC 326-02-031 Office of minority and women's business enterprises account—Created—Purpose. The office of minority and women's business enterprises account is created in the custody of the state treasurer for the purpose of defraying costs of the office in administering chapter 39.19 RCW. Only the director or the director's designee may authorize expenditures from the account. Money in the account may be spent only after appropriation. The revolving fund account is subject to the allotment procedures provided under chapter 43.88 RCW. The director of the office of financial management shall prescribe appropriate accounting procedures to accurately record payments to the fund from businesses, state agencies and educational institutions, and political subdivisions and expenditures from the fund.

[Statutory Authority: 1993 c 195. 93-16-080, § 326-02-031, filed 8/3/93, effective 9/3/93.]

WAC 326-02-033 State agency and educational institution fees. The office shall charge a fee to each state agency and educational institution to assist in the support of the state's minority and women's business enterprise program. The fee will be apportioned according to the state agency and educational institution's expenditure level of

funds which are subject to chapter 39.19 RCW and Title 326 WAC.

State agency and educational institution's charges that are five-hundred dollars or less will be billed once in a biennium. Charges over five hundred dollars will be billed at least yearly to limit administrative expenditures. The office will submit invoices to state agencies and educational institutions and payments will be due on or before July 15 unless, the state agency or educational institution is billed more frequently than yearly.

[Statutory Authority: 1993 c 195. 93-16-080, § 326-02-033, filed 8/3/93, effective 9/3/93.]

Chapter 326-20 WAC CERTIFICATION

WAC

- 326-20-125 Certification fee.

WAC 326-20-125 Certification fee. The office shall charge businesses a twenty dollar processing fee for certification and recertification applications. Businesses must submit the fee with all applications for certification or recertification received in the office on or after July 1, 1993, before processing will occur.

[Statutory Authority: 1993 c 195. 93-16-080, § 326-20-125, filed 8/3/93, effective 9/3/93.]

Title 332 WAC

NATURAL RESOURCES, BOARD AND DEPARTMENT OF

Chapters

- 332-24** Forest protection.

Chapter 332-24 WAC FOREST PROTECTION

WAC

- 332-24-710 Forest protection zone—Kitsap County.
332-24-720 Forest protection zone—Pierce County.
332-24-730 Forest protection zone—King County.
332-24-735 Forest protection zone—King County fire district #45.

WAC 332-24-710 Forest protection zone—Kitsap County. (1) It is determined that some forest lands within Kitsap County are best protected by fire protection districts. Therefore, the forest lands, situated within the following fire districts, are removed from the Department's forest protection zone and become the protection responsibility of the district:

(a) Fire Protection District 1. All forest lands, except State and federal owned forest lands within the legal description as follows: Township 25 North, Range 1 East W.M., Sections 3, 4, 5, 6, 7, 8, 9, 10, 15, 16, 17, 18, 19, 20,