

City of Milwaukee

Legislation Details (With Text)

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On agenda:				Final a	ction:	on: 7/28/2009		
Effective date:								
Title:	A substitute ordinance amending various fees and forfeitures.							
Sponsors:	THE	CHAIR						
Indexes:	BUD	GET, FE	ES					
Attachments:	Stre from	ets for Ra	te Change 2 & Manageme	2010, 4. Omnil	ous Rev	ment Div Re Omnibus parking meter enue Changes, 5. 7-23-09 Memo witl rank Gimbel's handouts, 7. Notice Pu	n attachme	nt
Date	Ver.	Action By	/		Act	ion	Result	Tally
6/16/2009	0	COMMON COUNCIL		AS	SIGNED TO			
7/16/2009	0	FINANCE & PERSONNEL COMMITTEE		HE	HEARING NOTICES SENT			
7/16/2009	0	FINANC COMMI	E & PERSO	NNEL	HE	ARING NOTICES SENT		
7/22/2009	1	CITY CL	ERK		DR	AFT SUBMITTED		
7/27/2009	1	FINANC COMMI ⁻	E & PERSO	NNEL	RE	COMMENDED FOR PASSAGE	Pass	5:0
7/27/2009	1	FINANC COMMI	E & PERSO	NNEL	AM	ENDED	Pass	5:0
7/27/2009	1	FINANC COMMI ⁻	E & PERSO	NNEL	AM	ENDED	Pass	5:0
7/27/2009	2	CITY CL	ERK		DR	AFT SUBMITTED		
7/28/2009	1	COMMC	ON COUNCI	L	PA	SSED	Pass	14:1
8/5/2009	1	MAYOR			SIG	GNED		
8/13/2009	1	CITY CL	.ERK		PU	BLISHED		
090259 SUBSTITUTE	2							

THE CHAIR

A substitute ordinance amending various fees and forfeitures.

60-1-3-a-2		am
60-3-1	am	
60-3-3	am	
60-3-4		am
60-5-1		am
60-13-1		am
60-13-2-0		am

60-16-1-a	am
60-16-3	am
60-17-2	-
60-17-3	am
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60-21-2-b	am
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82-20	Cr
90-4	Cr
101-25-1	am
101-32-3-c	rc
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101-32-3-e	rc
101-32-3-f	rc
101-32-3-g	rC
101-34-2	rc
101-34-3-0	rc
101-34-7	rc
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200-33-52-c-5	am
200-33-61.5 am	
200-33-67-a-1	am
200-33-67-a-2	am
200-33-67-a-3	am
200-33-67-b	rc
200-33-67-c-1	am
200-33-67-c-2	am
214-7-b-0	am
214-7-b-1	am
214-7-b-2	am

This ordinance amends various fees and forfeitures effective January 1, 2010. The Mayor and Common Council of the City of Milwaukee do ordain as follows:

Part 1. Section 60-1-3-a-2 of the code is amended to read:

60-1. General Provisions.

3. REFUND OF FEES BY HEALTH DEPARTMENT.

a-2. [[\$61]] >> \$68 <<, if the license or permit fee is more than \$100.

Part 2. Section 60-3-1, 3 and 4 of the code is amended to read:

60-3. Animal Fancier Permit and Fees. 1. The fee for each animal fancier permit shall be [[\$50]]>> \$60<<.

3. There shall be an additional [[\$20]]>>\$25<< late fee for any new or renewal permit application that is received by the department later than the fifth day after the applicant has received the permit application.

4. A [[\$25]]>><u>\$30</u><< delayed inspection fee shall be charged whenever a permit holder fals to schedule and allow a department inspection of the premises as provided in s. 78-7-2-b-2. (See s. 78-7.)

Part 3. Section 60-5-1 of the code is amended to read:

60-5. Animal Impoundment Fee. 1. The basic fee for the repossession of an impounded animal shall be [[\$50]]>><u>\$60</u><<.

Part 4. Section 60-13-1-and 2-0 of the code is amended to read:

60-13. Bed and Breakfast Establishment Permit.

1. A non-refundable pre-inspection fee of [\$25] >> \$55 << shall be charged at the time application to anyone intending to operate a bed and breakfast establishment.

2. The annual fee for a bed and breakfast permit shall be [[\$61]]>>\$68<<<.

Part 5. Section 60-16-1-a and 3 of the code is amended to read:

60-16. Closing Out Sale License.

- **1.** FEE. The fee for each license shall be the total of 2 charges:
- a. The base charge shall be computed in accordance with the following schedule:
- a-1. For a period not exceeding 15 days: [[\$42]]>>\$47<.
- a-2. For a period not exceeding 30 days: [[\$80]]>>\$89<<<.

a-3. For a period not exceeding 60 days: [[\$122]]>>\$136<<.

3. EXTENSION OF TIME. A supplemental fee is required in addition to the regular license fee if an extension of time is granted pursuant to s. 88-1-4. The supplemental fee shall be [[\$38]]>>\$42<< per day.

Part 6. Section 60-17-2 and 3 of the code is amended to read:

60-17. Dry Cleaning Establishment Permit (Coin-operated).

2. The fee for each permit shall be [[\$180]]>>\$200<<.

3. Each permit shall be renewed annually upon the payment of the required fee before February 1 of the following year. There shall be an additional fee for the filing of a late renewal application in the amount of [[\$25]] >> \$30 <<.

(See s. 76-20.)

Part 7. Section 60-21-2-b to d, 4, 5, 7 and 8 of the code is amended to read:

60-21. Food Dealer's License.

2.

b. All other restaurants:

Anticipated Gross Annual Sales for <u>All Food Operations</u>

Less than \$20,000 \$20,001 - \$200,000 \$200,001 - \$2,000,00 Over \$2,000,000 [[\$383]]>> <u>\$425</u><< [[593]]>> <u>658</u><< [[908]]>><u>1,008</u><<

[[1,356]]>><u>1,506</u><<

c. Food Stores - Processing:

Anticipated Gross Annual Sales for

All Food Operations

Less than \$20,000	[[\$266]]>> <u>\$296</u> <<
\$20,001 - \$200,000	[[44 <u>8]]</u> >> <u>498</u> <<
\$200,001 - \$2,000,00	[[1,005]]>> <u>1,115</u> <<
Over \$2,000,000	[[1,598]]>> <u>1,774</u> <<

d. Distributors/Food Stores -No Processing:

Anticipated Gross Annual Sales for <u>All Food Operations</u>

Less than \$20,000	[[\$150]]>> <u>\$166</u> <<
\$20,001 - \$200,000	[[221]]>> <u>245</u> <<
\$200,001 - \$2,000,00	[[411]]>> <u>456</u> <<
Over \$2,000,000	[[642]]>> <u>712</u> <<

4. If multiple independent restaurant locations are operated at the same address and by the same person, a separate fee shall be charged for each additional location. An additional restaurant location shall be considered independent if it is physically separated from any other food preparation areas. The annual fee for each additional location shall be [[\$56]] >><u>\$62</u><<.

5. The yearly fee for a meal service establishment shall be [[\$22]] >>\$25<.

7. License renewals shall be filed by July 1. There shall be an additional fee for the filing of a late renewal application in the amount of [[\$44]] >> \$49 <<. If renewal applications are not sent out by June 15, the late penalty shall be assessed 16 days after the applications are sent.

8. The fee for a duplicate license is [[\$9]]>>\$10<<.

Part 8. Section 60-23-3-a-1, b-1 and 2, c, and d-1, and 5 and 6 of the code is amended to read:

60-23. Temporary Food Dealer's License.

3. FEES. a. Restaurants. a-1. The fee per temporary event for the 1st day of operation of each temporary restaurant and for a temporary restaurant that operates no more than one day is [[\$67]] >> \$74<<.

b. Retail. b-1. The fee per temporary event for temporary food operations that process food at the point of sale is [[\$67]] >> \$74 <<.

b-2. The fee per temporary event for temporary food operations that do not process food at the point of sale is [[\$44]] >> \$49 <<.

c. Farmers' market. The fee for an annual temporary food dealer's license for vendors who offer for sale foods other than restaurant foods is [[\$72]] >> \$80 <<.

d-1. For an extension of a licensed premises that operates one day or less: [[\$50]] >> \$55 <<.

5. LATE FEE. Any person who does not meet the application deadline in sub. 4 shall pay a late

application fee of [[\$44]] >><u>\$49</u><< for each individual food operation, site, location or stand where food is prepared, served or sold at the temporary event.

6. DUPLICATE PERMIT. The fee for a duplicate permit is [[\$9]] >>\$10<<.

Part 9. Section 60-25-1 and 2 of the code is amended to read:

60-25. Food Operations - Plan Examinations.

1. The fee for each portion of a food operations - plan examination for fire protection, plumbing or ventilation equipment shall be [[\$67]] >> \$74 <<.

2. The fee for each complete plan review shall be [[\$222]] >>\$246<<.

Part 10. Section 60-27-1 to 3 of the code is amended to read:

60-27. Food Operations-Preinspections.

1. For change of operator only, with no change in the operation or equipment: [[\$50]] >> \$55 <<.

2. For new operations with no new construction or substantial alterations: [[\$50]] >> \$55 <<.

3. For new or altered food operations which involve new construction or substantial alterations: [[<u>\$195</u>]] >><u>\$217</u><<.

Part 11. Section 60-29-1 to 3 of the code is amended to read:

60-29. Food Peddler Basic Permit.

- 1. For each motorized vehicle: [[\$111]] >><u>\$123</u><<.
- 2. For each pushed, peddled or pulled vehicle: [[\$94]] >>\$105<<.
- 3. For each person carrying containers: [[\$78]] >> \$86 <<.

Part 12. Section 60-31-2, 4 and 5 of the code is amended to read:

60-31. Food Peddler Permits.

The surcharge for a food peddler permit to allow night operation by a food peddler shall be [[\$33]]
 \$37<<.

4. Permit renewals shall be filed July 1. There shall be an additional fee for the filing of a late renewal application in the amount of [[\$44]] >> \$53 <<. If renewal applications are not sent out by June 15, the late penalty will be assessed 16 days after the applications have been sent.

5. The fee for a duplicate permit or identifying device is [[\$9]] >> \$10 <<.

Part 13. Section 60-39-2 of the code is amended to read:

60-39. Food Processing - Retail.

2. The fee shall be:

Anticipated Gross Annual Sales for <u>This Operation</u>	Annual <u>Fee</u>
Less than \$50,000	[[\$67]] >> <u>\$74</u> <<
\$50,000 and over	[[\$117]] >> <u>\$129</u> <<

Part 14. Section 60-48-1 of the code is amended to read:

60-48. Ice Cream Peddler License.

1. The fee for each ice cream peddler license shall be [[\$61]] >> \$68 <<.

Part 15. Section 60-53-2 and 3 of the code is amended to read:

60-53. Laundry, Self-service Registration Certificate.

2. The fee for each certificate shall be [[\$60]]>>\$75<<.

3. There shall be an additional fee for the filing of a late renewal application on or after February 1 of the following year in the amount of [[\$30]]>><u>\$35</u><<.

Part 16. Section 60-70-1-a and b, 2-a and b of the code is amended to read:

60-70. Inspection Fees for Health Code Violations.

1. PREVIOUSLY DOCUMENTED.

a. If as a result of the routine inspection a violation which had been documented at the time of the previous routine inspection is found, the fee for the routine inspection shall be [[\$87]] >>\$96<<.

b. The fee for the first reinspection under this subsection relating to the same order to correct the violation shall be [[\$173]] >>\$192<<. The fee for [[each subsequent]]>>a second<< reinspection shall be [[the fee for the previous reinspection plus an additional \$78]]>>\$288. The fee for each subsequent reinspection shall be the fee for the previous reinspection plus an additional \$96.<<

2. NOT PREVIOUSLY DOCUMENTED.

a. If as a result of the routine inspection a violation which had not been documented at the time of the previous routine inspection is found, the fee for the first reinspection relating to the order to correct the violation shall be [[\$87]] >>\$96<<.

b. The fee for the second reinspection under this subsection relating to the same order to correct the violation shall be [[\$173]] >>\$192<<. The fee for each subsequent reinspection shall be the fee for the previous reinspection plus an additional [[\$87]] >>\$96<<.

Part 17. Section 60-71-1-a and b of the code is amended to read:

60-71. Mobile Restaurants/Peddlers.

1.

a. For prepackaged food - [[\$67]]>><u>\$74</u> <<.

b. For food preparation - [[\$128]]>><u>\$142</u><<.

Part 18. Section 60-72-1 and 2 of the code is amended to read:

60-72. Site Evaluation - Food Operation.

1. For a food operation that does not engage in food processing, the fee shall be [[\$89] >> \$99 <<.

2. For a food operation that engages in food processing, the fee shall be [[\$172]] >>\$191<...

Part 19. Section 60-83-1-d and e of the code is amended to read:

60-83. Swimming and Other Water Use Facilities: Plan Examinations and Preinspections. 1. The fee for each plan examination and preinspection for swimming and other water facilities shall be:

d. Complete facility review and preinspections of a public pool, excluding wading pools: [[\$150]]>> \$180<<.

e. Partial facility review and preinspections of a public pool, excluding wading pools: [[\$60]]>>\$75<<.

Part 20. Section 60-83.5-1 to 4, 6 and 7 of the code is amended to read:

60-83.5. Tattooing and Body-Piercing Establishments.

1. TATTOO ESTABLISHMENT LICENSE. The fee for a tattoo establishment license shall be [[\$144]] >><u>\$160</u><<. The fee for a temporary tattoo establishment license shall be [[\$144]]>><u>\$160</u><<.

2. BODY-PIERCING ESTABLISHMENT LICENSE. The fee for a body-piercing establishment license shall be [[\$144]]>><u>\$160</u><<. The fee for a temporary body-piercing establishment license shall be [[\$144]] >><u>\$160</u><<.

3. COMBINED TATTOO/BODY-PIERCING LICENSE. The fee for a combined tattoo/body-piercing establishment license shall be [[\$211]]>>\$253<<. The fee for a temporary combined tattoo/body-piercing establishment license shall be [[\$144]] >>\$160<<.

4. PREINSPECTION FEE. For inspection of a new tattooing or body-piercing establishment, a preinspection fee of [[\$100]] >><u>\$111</u><< shall be charged.

6. DUPLICATE LICENSE. The fee for a duplicate copy of any of the licenses listed in this section shall be [[\$9]]>><u>\$10</u><<.

7. LATE FEE. There shall be an additional fee of [[\$44]]>>\$49<< for the late filing of a renewal

application for any of the licenses listed in this section.

Part 21. Section 60-91-1, 2, 3-a to c of the code is amended to read:

60-91. Weighing and Measuring Device Licenses.

- 1. LINEAR METERS. a. The fee for each linear meter license shall be [[\$24]] >> \$27 <<.
- b. The fee for the filing of a late renewal application shall be [[\$44]]>>\$49<<.
- c. The fee for a duplicate linear meter license is [[\$9]]>>\$10<<.
- **2.** RETAIL PETROLEUM METERS.
- a. The fee for each retail petroleum meter license shall be [[\$44]] >>\$49<<.
- b. The fee for the filing of a late renewal application shall be [[\$44]] >>\$49<<.
- c. The fee for a duplicate retail petroleum meter license is [[\$9]]>>\$10<<.
- **3.** SCALES. a. The following schedule of fees shall apply to scale licenses:

Capacity Annual Fee

0 - 50 pounds	[[\$44]] >> <u>\$_49</u> <<
51 - 1,000 pounds	[[\$67]] >> <u>\$_74</u> <<
Over 1,000 pounds	[[\$100]] >> <u>\$111</u> <<

- b. The fee for the filing of a late renewal application is [[\$44]]>>\$53<<<.
- c. The fee for a duplicate scale license is [[\$9]]>>\$10<<.
- Part 22. Section 60-91-4 to 7 of the code is renumbered 5 to 8.

Part 23. Section 60-91-4 of the code is created to read:

4. SCANNING DEVICES. a. The fee for a scanning device license for each retail establishment with 3 or fewer devices shall be \$65.

b. The fee for a scanning device license for each retail establishment with 4 or more devices shall be \$125.

(See s. 82-20.)

Part 24. Section 60-91- 5 to 8 of the code is amended to read:

- 5. TAXIMETERS. a. The fee for each taximeter license shall be [[\$50]] >> \$49 <<.
- b. The fee for a filing of a late renewal application shall be [[\$44]] >>\$49<<.
- c. The fee for a duplicate taximeter license is [[\$9]]>>\$10<<.

6. TIMING DEVICES. a. The fee for each timing device license shall be [[\$11]] >>\$12<<.

b. The fee for the filing of a late renewal application shall be [[\$44]] >>\$49<<.

c. The fee for a duplicate timing device license is [[\$9]]>>\$10<<.

7. VEHICLE TANK AND BULK PLANT METERS. a. The fee for each vehicle tank and bulk plant meter license shall be [[\$100]]>>\$111<.

b. The fee for a filing of a late renewal application shall be [[\$44]] >>\$49<<.

c. The fee for a duplicate vehicle tank or bulk plant meter license is [[\$9]] >>\$10<<.

8. VEHICLE SCALES.

a. Public Vehicle Scales. The fee for each public vehicle scale shall be [[\$189]]>>\$209<<.

b. "Type I" Nonpublic Vehicle Scales. The fee for each "type I" nonpublic vehicle scale shall be [[\$139]] >> \$154 <<.

c. "Type II" Nonpublic Vehicle Scales. The fee for each "type II" nonpublic vehicle scale shall be[[\$139]]>><u>\$154</u><<.

d. Late Fee. There shall be an additional fee of [[\$44]] >><u>\$49</u><< for the filing of a late renewal application after January 1 of each year.

e. Duplicates. The fee for a duplicate license specified in this subsection shall be [[\$9]] >>\$10<<.

Part 25. Section 81-2-2 of the code is amended to read:

81-2. Alarm Business License.

2. The fee for each license shall be [[\$250]]>><u>\$300</u><<.

Part 26. Section 81-2.5-2-a and b of the code is amended to read:

81-2.5. Alarm Service.

2.

a. For each primary alarm movement connection: [[\$835]]>><u>\$850</u><<.

b. For each secondary alarm movement connection: [[\$210]]>><u>\$225</u><<.

Part 27. Section 81-4-2-d of the code is amended to read:

81.4. Amusement Premises, Distributors, Machines and Videogame Centers.

2.

d. Amusement machine distributor's license: [[\$600]]>>\$700<<.

Part 28. Section 81-6-1 and 2 of the code is amended to read:

81-6. Service Charges for Appraisal and Inspection.

- **1.** NEW CONSTRUCTION.
- a. One-family: [[\$150]]>><u>\$220</u><<.
- b. Two-family: [[\$300]]>>\$340<<.

c. Multi-family: [[\$300]]>><u>\$400</u><< plus \$100 per unit over 2 units.

d. Commercial, industrial or public: [[\$0.03]]>><u>\$0.05</u><< per square foot, with a minimum charge of \$500.

- 2. ALTERATIONS AND ADDITIONS.
- a. Residential: [[0.25%]>>1.33% << of construction cost, with a minimum charge of \$10.
- b. Commercial: [[0.25%]]>>1.33% << construction cost, with a minimum charge of \$20.
- c. Siding, deck, garage, air conditioning, fireplace or razing: [[\$10]]>>\$15<<.

Part 29. Section 81-9-3 of the code is amended to read:

81-9. Auto Wrecker's License.

3. An additional fee shall be charged for each fixed place, other than the principal place of business, used for storing salvaged materials in the amount of [[\$35]] >> \$50 <<

Part 30. Section 81-19-1 of the code is amended to read:

81-19. Certified Survey Map Filing Fee.

1. The fee for each certified survey map shall be [[\$150]] >>\$230<<.

Part 31. Section 81-38-2 of the code is amended to read:

81-38. Concrete Contractor.

2. The fee for each license shall be [[\$70]]>><u>\$81</u><<.

Part 32. Section 81-39-2 of the code is amended to read:

81-39. Dance Hall (Public) License.

2. The fee for each license shall be [[\$175]]>>\$250<<.

Part 33. Section 81-44.7-6 of the code is amended to read:

81-44.7. Driver's License, Public Passenger Vehicle.

6. The registration fee for any public passenger vehicle driver examination administered by the police department regarding knowledge of city streets, places, regulations and sufficient command of the English language shall be [[\$8]]>>\$10<<.

Part 34. Section 81-50-1 of the code is amended to read:

81-50. Excavation Permit and Inspection Fees for Work in the Public Right of Way.

1. GENERAL. For the excavation required for the construction or repair of an individual storm building sewer, sanitary building sewer, combined building sewer, water service, or any combination thereof laid simultaneously in a single excavation or in more than one excavation connected by tunneling or boring, the fee shall be [[\$95]]>>\$109<<.

Part 35. Section 81-50.5-1 to 5, 6-a-1 and 2 and b of the code is amended to read:

81-50.5. Excessive Size, Weight and Load Vehicle Permit.

1. The fee for each oversize or overweight single trip permit without police department escort shall be [[\$94]]>><u>\$112</u><<.

2. The fee for each oversize or overweight single trip permit with police department escort shall be [[<u>\$227</u>]]>><u>\$272</u><<.

3. The fee for each oversize or overweight multiple trip permit for one month shall be [[\$150]]>>\$180 <<.

4. The fee for each oversize or overweight multiple trip permit for 12 months shall be [[\$250]]>>\$300 <<.

5. The fee for each oversize or overweight multiple trip permit for 6 months that is transferred to another vehicle shall be [[\$25]] >> \$30 <<.

6.

a-1. For a one-month permit: [[\$305]]>>\$366<<<.

a-2. For a 2-month permit: [[\$355]]>>\$426<<.

b. There shall be an additional traffic officer vehicle escort fee of [[\$120]]>>\$144<< per vehicle, per trip.

Part 36. Section 81-51-3 of the code is amended to read:

81-51. Extended Hours Establishments.

3. The fee for each renewal license shall be [[\$200]]>>\$225<<.

Part 37. Section 81-63-2 of the code is amended to read:

81-63. Junk Collector License.

2. The fee for a junk collector on foot or with a handwagon shall be [[\$45]]>>\$50<< per pushcart.

Part 38. Section 81-64-2 of the code is amended to read:

81-64. Junk Dealer License.

2. The fee for each fixed place of doing business shall be [[\$250]]>>\$275<<.

Part 39. Section 81-70-2 and 3 of the code is amended to read:

81-70. Loading Zone Permit.

2. The fee for each original loading zone permit, except a permit issued to a disabled person as defined in s. 101-23.7-1-b, shall be computed at the rate of [[\$195]]>>\$250<< for every 30 feet of curb space or fraction thereof. The fee for each original loading zone permit issued to a disabled person shall be \$50, with all such permits being for 30-foot loading zones.

3. The fee for each renewal loading zone permit shall be computed at the rate of [[\$110]]>>\$140<< for every 30 feet of curb space or fraction thereof.

Part 40. Section 81-77-2 of the code is amended to read:

81-77. Moving Picture Houses, Coin-Operated.

2. The minimum license fee shall be [[\$375]]>>\$400<<.

Part 41. Section 81-83 of the code is created to read:

81-83. Parking Meter or Space Marker Temporary Removal or Hooding.

The fee for the temporary hooding of each parking meter space per day shall be \$9.

Part 42. Section 81-88-2 of the code is amended to read:

81-88. Pawnbroker's License.

2. The fee for each license shall be [[\$350]]>>\$375<<.

Part 43. Section 81-90 of the code is created to read:

81-90. Permanent Extension of Alcohol Beverage Licensed Premises. The fee for a permanent extension of alcohol beverage licensed premises shall be \$50.

Part 44. Section 81-92.5-2-c of the code is amended to read:

81-92.5. Phonograph Distributor's, Premises and Machine Licenses and Permits.

2.

c. Phonograph distributor license: [[\$600]]>>\$700<<.

Part 45. Section 81-93-2 of the code is amended to read:

81-93. Photographer's License, Professional.

2. The license fee for each separate place of business operated in connection with the occupation of professional photographer shall be [[\$75]]>>\$100<<.

Part 46. Section 81-94-2 of the code is amended to read:

81-94. Photographer's License, Street.

2. The fee for each license shall be [[\$45]]>>\$100<<.

Part 47. Section 81-96 of the code is amended to read:

81-96. Plat Filing Fee. The filing fee for submission of any cemetery or residential preliminary or final plat shall be [[\$300]] >>\$375<< . (See s. 119-4.)

Part 48. Section 81-98-2 of the code is amended to read:

81-98 Pool and Billiard Hall License.

2. The fee for each license shall be [[\$125]]>><u>\$150</u><<.

Part 49. Section 81-99.5-2 of the code is amended to read:

81-99.5. Precious Metal and Gem Dealer's License.

2. The fee for each license shall be [[\$75]]>>\$125<.

Part 50. Section 81-102-3 to 5 of the code is amended to read:

81-102. Public Ways: Permits for Temporary Occupancy or Use as Public Ways.3. SIDEWALKS.

a.

- a-1. The fee for a period of 7 days or less shall be [[\$90]]>><u>\$104</u><<.
- a-2. The fee for a period of 8 to 30 days shall be $\left[\left[\frac{140}{140}\right]\right] > \frac{161}{140} < 100$

a-3. The fee for each succeeding month or portion thereof beyond 30 days shall be [[\$140]]>><u>\$161</u> <<

b.

- b-1. The fee for a period of 7 days or less shall be [[\$45]]>>\$52<<.
- b-2. The fee for a period of 8 to 30 days shall be [[\$70]] >> \$81 <<.
- b-3. The fee for each succeeding month or portion thereof beyond 30 days shall be [[\$70]]>><u>\$81</u><<. **4.** PARKING LANES.
- a. Arterial Street. a-1. The fee for a period of 7 days or less shall be [[\$105]]>>\$121<<.
- a-2. The fee for a period of 8 to 30 days shall be [[\$170]] > \$196 <<.
- a-3. The fee for each succeeding month or portion thereof beyond 30 days shall be [[\$170]]>><u>\$196</u> <<.
- b. Collector Street
- b-1. The fee for a period of 7 days or less shall be [[\$70]]>><u>\$81</u><<.
- b-2. The fee for a period of 8 to 30 days shall be [[\$115]] > \$132 <<.
- b-3. The fee for each succeeding month or portion thereof beyond 30 days shall be [[\$115]]>>\$132 <<

c. Local Street.

- c-1. The fee for a period of 7 days or less shall be [[\$35]]>><u>\$40</u><<.
- c-2. The fee for a period of 8 to 30 days shall be [[\$60]] >> \$69 <<.
- c-3. The fee for each succeeding month or portion thereof beyond 30 days shall be [[\$60]]>>\$69<<.
- 5. TRAFFIC LANES AND ALLEYS.
- a. Arterial Street.
- a-1. The fee for a period of 7 days or less shall be [[\$120]]>>\$138<<.
- a-2. The fee for a period of 8 to 30 days shall be $\left[\left[\frac{220}{253}\right]\right]$
- a-3. The fee for each succeeding month or portion thereof beyond 30 days shall be [[\$220]]>>\$253 <<.

b. Collector Street.

- b-1. The fee for a period of 7 days or less shall be [[\$80]]>><u>\$92</u><<.
- b-2. The fee for a period of 8 to 30 days shall be [[\$150]] >> \$173 <<.
- b-3. The fee for each succeeding month or portion thereof beyond 30 days shall be [[\$150]]>>\$173 <<.
- c. Local Street or Alley.
- c-1. The fee for a period of 7 days or less shall be [[\$40]]>>\$46<<.
- c-2. The fee for a period of 8 to 30 days shall be [[\$75]] >> \$86 <<.
- c-3. The fee for each succeeding month or portion thereof beyond 30 days shall be [[\$75]]>><u>\$86</u><<.

Part 51. Section 81-102.1-1 to 8-a of the code is amended to read:

81-102.1. Public Ways: Special Permits.

1. CURB AND GUTTER. The fee for restoration of curb and gutter with respect to the removal of a driveway shall be [[\$105]]>>\$121<<.

2. DRIVEWAYS-TEMPORARY. The fee for installation of a temporary driveway (driveover curb) shall be [[\$90]]>><u>\$104</u><<.

3. FENCES. The fee for installation of a fence encroaching on the public right of way shall be [[\$90]]>><u>\$104</u><<.

4. HOLLOW WALKS. The fee for performance of any work on a sidewalk situated over a hollow walk shall be [[\$95]]>><u>\$109</u><<.

5. POLES. The fee for installing, replacing and removing utility poles shall be computed at [[\$95]]>> \$109<< per block face. A block face shall consist of both sides of the street and not exceed 100 house numbers. In instances when a block face of 100 house numbers is divided by one or more intersecting public ways, each subdivision shall constitute a block face.

6. SIDEWALKS. The fee for replacing sidewalks shall be computed at [[\$88]]>>\$101<<for regular walks per block face and [[\$155]]>>\$178<<for full walks per block face. A block face shall consist of both sides of the street and not exceed 100 house numbers. In instances when a block face of 100 house numbers is divided by one or more intersecting public ways, each subdivision shall constitute a block face.

7. STREET CUTS. The fee for replacing and filling street cuts shall be [[\$155]]>>\$178<<.

8. INSPECTION COSTS.

a. An additional fee shall be charged for each permit under subs. 1 to 4, 6 and 7 to cover costs of inspection in the amount of [[\$85]]>><u>\$98</u><<.

Part 52. Section 81-104-2 of the code is amended to read:

81-104. Secondhand Dealer's License.

2. The fee for each license shall be [[\$75]]>><u>\$125</u><<.

Part 53. Section 81-104.5 of the code is amended to read:

81-104.5. Secondhand Dealer Mall License.

2. The fee for each license shall be [[\$180]] >>\$225<<.

Part 54. Section 81-104.6-2 and 3 of the code is amended to read:

81-104.6. Secondhand Motor Vehicle Dealer's License.

- 2. The fee for each license shall be [[\$275]]>>\$290<<.
- 3. The fee for a license transferred from one premises to another shall be [[\$45]]>>\$50<<.

Part 55. Section 81-106-1 of the code is amended to read:

81-106. Shows or Exhibitions.

1. REGULAR. Each shows or exhibitions license shall be issued for the calendar year and shall expire on December 31 of each year, irrespective of the date of issuance. The fee for each license shall be [[\$225]]>>\$250<<.

Part 56. Section 81-116-1-a and b of the code is amended to read:

81-116. Street and Alley Vacation Fees.

1. REQUIRED FEES.

a. The fee for filing a preliminary application for vacation of a street shall be [[\$1,281]] >> \$1,350 <<plus \$140 for each 100 feet of street length or fraction thereof above 300 feet. Of this fee, [[\$306]] >>\$375 << is intended to cover the department of city development's costs for administering the vacation procedure, while the remainder is intended to cover the costs incurred by the department of public works in preparing a map, legal description and coordinated report for the proposed vacation pursuant to s. 308-28-4.

b. The fee for filing a preliminary application for vacation of an alley shall be [[\$922]] >> \$991 << plus \$95 for each 100 feet of alley length or fraction thereof above 300 feet. Of this fee, [[\$306]] >> \$375 << is intended to cover the department of city development's costs for administering the vacation

procedure, while the remainder is intended to cover the costs incurred by the department of public works in preparing a map, legal description and coordinated report for the proposed vacation pursuant to s. 308-28-4.

Part 57. Section 81-119-3 of the code is amended to read:

81-119. Tavern Amusement License.

3. The fee to transfer a tavern amusement license shall be [[\$100]]>>\$125<<.

Part 58. Section 81-120-2 and 3 of the code is amended to read:

81-120. Tavern Dance License.

- 2. The annual fee for each tavern dance license shall be [[\$250]]>>\$300<<.
- **3.** The fee to transfer a tavern dance license shall be [[\$30]]>>\$40<<.

Part 59. Section 81-130-2 of the code is amended to read:

81-130. Used Bicycle, Tire or Battery Dealer's License.

2 The fee for each license shall be [[\$60]]>>\$75<<.

Part 60. Section 82-20 of the code is created to read:

82-20. Scanning Devices. 1. LICENSE REQUIRED. All business establishments, stores, corporations or other parties selling goods or products shall obtain an annual license for each premises on which an electronic scanning device is used to determine or record the sale price of any item. Electronic scanning devices shall be subject to inspection prior to the issuance of a license and may be reinspected at such times as the department determines.

2. FEES. a. Premises utilizing 3 or fewer electronic scanning devices shall pay the annual license fee provided in s. 60-91-4-a.

b. Premises utilizing 4 or more electronic scanning devices shall pay the annual license fee provided in s. 60-91-4-b.

Part 61. Section 90-4-7.9 of the code is created to read:

90-4. Classification of Licenses.

7.9. PERMANENT EXTENSION OF PREMISES.

a. Authority. The granting of a permanent extension of licensed premises shall constitute an amendment of the primary license and plan of operation and shall authorize the licensee to sell or serve intoxicating liquors or fermented malt beverages, as permitted by the specific license held, in the area described in the application for permanent extension, as expressly approved by the common council.

b. Eligibility. Any person holding a valid Class "A" fermented malt beverage, Class "A" intoxicating liquor, Class "B" tavern, Class "B" fermented malt beverage, or Class "C" wine license may apply for permanent extension of the licensed premises. The area which the licensee wishes to include in a permanent extension of the licensed premises shall be owned by or under the control of the licensee.
c. Applicant's Responsibility. Application for the permanent extension of licensed premises shall be

made by an individual licensee, partner or the authorized agent in the case of a corporation or limited liability company, who shall be personally responsible for compliance with all of the terms and provisions of this chapter.

d. Application. Application for the permanent extension of licensed premises shall be made in writing to the city clerk on forms provided by the city clerk. The application shall be signed by the applicant, if an individual, a partner, or by a duly authorized agent or officer of a corporation or limited liability company, and shall be sworn to by the applicant. The application shall contain the name of the licensee, the address of the existing licensed premises, including the aldermanic district in which it is situated, a specific description of the area for which the permanent extension is sought, and such other reasonable and pertinent information as the common council, licensing committee, or city clerk may require. The city clerk shall forward all applications to the licensing committee.

e. Committee Action. The licensing committee shall hold a hearing on whether or not to grant each application for a permanent extension of licensed premises for special events. If any interested person objects to the granting of a particular application, then the licensee shall receive at least 3 days notice of the hearing date and the nature of the objection to the application. The applicant shall have an opportunity to appear at the hearing and be represented by counsel and to cross-examine witnesses opposed to the granting of the application for permanent extension of the licensed premises, and to present evidence in favor of the granting of the application. At the conclusion of the hearing, the committee shall make a recommendation to the common council on whether to grant the application. In making its recommendation, the committee may consider, among other factors, the appropriateness of the location for which a permanent extension of licensed premises is sought, whether such location will create an adverse impact on other property in the neighborhood, and any other factors which reasonably relate to the public health, safety and welfare. The common council shall act on the committee's recommendation without further hearing.

f. Issuance. If the common council grants the application for a permanent extension of licensed premises, and upon receipt of information that the department of neighborhood services has approved occupancy of the extended premises, the city clerk shall issue an appropriate confirming document to the applicant specifying the area of extension. The city clerk shall accept an amended plan of operation, subject to any conditions established by the common council, and shall amend the license accordingly. Operations on extended premises are not permitted prior to posting of the amended license.

Part 62. Section 101-25-1 of the code is amended to read:

101-25. Towing Away of Vehicles.

1. AUTHORITY. Whenever any police officer, or the commissioner of public works or any of the commissioner's designees finds a vehicle standing upon any highway in violation of ss. 101-3, 101-22.5, 101-23, 101-23.2, 101-24, 101-24.1, 101-24.2, 101-26, 101-26.5, 101-26.7, 101-27, 101-29 and 101-32, the officer, or commissioner of public works or the commissioner's designee is authorized to remove the vehicle to either private or public parking or storage premises. The removal may be performed by or under the direction the officer, or the commissioner or public works or the commissioner's designee, or a towing contractor under contract with the city. The vehicle reclamation charge that is imposed in order to reclaim a vehicle under this section shall be [[\$95]]>>\$105<< per vehicle and \$20 for each day of storage. An additional reclamation charge shall be imposed for the actual costs, including costs of labor, incurred in the treatment, disposal, removal or abatement of any substance, chemical or other material contained within or upon a vehicle when, in the judgment of the commissioner or commissioner's designee, such action is necessary to render the vehicle into a safe and sanitary condition. The vehicle reclamation charge shall be paid to the commissioner of public works at the storage facility and the vehicle may be released from storage upon payment of all vehicle reclamation charges and presentation of proper identification. A notice informing the owner of

the location of the vehicle, the procedure for reclaiming the vehicle and the availability of a review before the city attorney shall be mailed to the last known address within 24 hours after removal.

Part 63. Section 101-32-3-c to g of the code is repealed and recreated to read:

101-32. Parking Meter Regulations and Zones.

3. PARKING METER ZONES (LOCATIONS).

c. ONE HOUR, 50 cents, one dollar or \$1.50 per hour, nickels, dimes, quarters or dollar coins only parking meter zones.

c-1. One hour, 50 cents per hour.

c-2. One hour, one dollar per hour.

c-3. One hour, \$1.50 per hour.

d. TWO HOUR, 50 cents, one dollar or \$1.50 per hour, nickels, dimes, quarters or dollar coins only parking meter zones.

d-1. Two hour, 50 cents per hour.

d-2. Two hour, one dollar per hour.

d-3. Two hour, \$1.50 per hour.

e. THREE HOUR, 50 cents, one dollar or \$1.50 per hour, nickels, dimes, quarters or dollar coins only parking meter zones.

e-1. Three hour, 50 cents per hour.

e-2. Three hour, one dollar per hour.

e-3. Three hour, \$1.50 per hour.

f. FIVE HOUR, 50 cents or \$1.50 per hour, nickels, dimes, quarters or dollar coins only parking meter zones.

f-1. Five hour, 50 cents per hour.

f-2. Five hour, one dollar per hour.

f-3. Five hour, \$1.50 per hour.

g. TEN HOUR, 50 cents, one dollar or \$1.50 per hour, nickels, dimes, quarters or dollar coins only parking meter zones.

g-1. Ten hour, 50 cents per hour.

g-2. Ten hour, one dollar per hour.

g-3. Ten hour, \$1.50 per hour.

Specific locations of parking meter zones are to be found in the common council proceedings; the official record on file in the city clerk's office; and the code on file in the legislative reference bureau.

Part 64. Section 101-34-2 of the code is repealed and recreated to read:

101-34. Stipulation Procedure; Nonmoving Traffic Violations.

2. FORFEITURE SCHEDULE.. The forfeiture upon stipulation under this section shall be in accordance with the following schedule:

a. Citations issued for violation of ss. 101-27 except sub. 1-a, 4 and 7-d; and s. 101-24.7-2-b: \$20.

b. Citations issued for violation of ss. 101-27-7-d, 101-30 and 101-32-6: \$22.

c. Citations issued for violation of ss. 101-23-4-a to h: \$25.

d. Citations issued for violation of s. 101-23-6: \$30.

e. Citations issued for violation of ss. 101-27-4, 101-29 and 101-33: \$33.

f. Citations issued for parking in prohibited zones, whether required to be posted or not, excluding violation of s. 101-27: \$35.

g. Citations issued for violation of ss. 101-23-9-a-3, 101-23.5, 101-26.5, 101-26.7 and 101-27-1-a: \$40.

h. Citations issued for violation of ss. 101-23-10, 101-26 and 101-27 during a snow emergency

declared under s. 101-26: \$50.

i. Citations issued for violation of s. 101-25: \$55.

j. Citations issued for violation of ss. 101-18, 101-23-11, 101-23.2, 101-24, 101-24.1, 101-24.2, 101-24.5 and 101-24.7-2-a: \$60.

k. Citations issued for violation of s. 346.505, Wis. Stats., adopted by s. 101-3: \$200.

L. Citations issued for violations of ss. 101-23, 101-23.5, 101-24, 101-24.1 and 101-24.2 occurring between the hours of 8:00 p.m. and 5:00 a.m. and occurring upon a street designated as a cruising area under s. 101-20.5 including the land within the street lines whether or not improved: the forfeiture upon stipulation for violations of these provisions shall be increased by \$11.

Part 65. Section 101-34-3-0 of the code is repealed and recreated to read:

3. PAYMENT AFTER 10 DAYS. Except in circumstances where state statutes are applicable, the forfeiture shall be increased as follows, unless for good cause shown the city attorney, chief of police or his or her designee extends such time limit:

Part 66. Section 101-34-7 of the code is repealed and recreated to read:

7. PENALTY. Any person found in violation of the provisions of this section shall upon conviction be subject to a forfeiture in accordance with the following ranges plus all taxable fees and costs for each such violation:

- a. Violations of s. 101-27 except sub. 1-a, 4 and 7-d; and s. 101-24.7-2-b: \$20 to \$50.
- b. Violations of ss. 101-27-7-d, 101-30 and 101-32-6: \$22 to \$52.
- c. Violations of s. 101-23- 4-a to h: \$25 to \$55.
- d. Violations of s. 101-23- 6: \$30 to \$40.
- e. Violations of ss. 101-27-4, 101-29 and 101-33: \$33 to \$63.
- f. Parking in prohibited zones, whether required to be posted or not, excluding violation of s. 101-27 and s. 346.505, Wis. Stats., adopted by s. 101-3: \$35 to \$40.
- g. Violations of ss. 101-23-9-a-3, 101-23.5, 101-26.7 and 101-27-1-a: \$40 to \$70.

h. Violations of ss. 101-23-10, 101-26, 101-27 during a snow emergency declared under s. 101-26: \$50 to \$80.

i. Violations of s. 101-25: \$55 to \$85.

j. Violations of ss. 101-18, 101-23-11 and 101-23.2, 101-24, 101-24.1, 101-24.2, 101-24.5 and 101-24.7-2-a: \$60 to \$90.

k. Violations of s. 346.505, Wis. Stats., adopted by s. 101-3: \$200 to \$300.

L. Violations of ss. 101-23, 101-23.5, 101-24, 101-24.1 and 101-24.2 occurring between the hours of 8:00 p.m. and 5:00 a.m. and occurring upon a street designated as a cruising area under s. 101-20.5 including the land within the street lines whether or not improved: the lower extent of the range for violations of these provisions shall be increased by \$17.

Part 67. Section 200-13-6 of the code is created to read:

200-13. Inspections.

6. COMMERCIAL BUILDING COURTESY INSPECTION. The commissioner may make courtesy inspections of existing commercial buildings, as requested by the building owner or any other interested party, to ascertain if the building structures or equipment would require alterations, modifications, additions, repairs or other updates before the building, or space within the building, could be legally occupied for a particular type of use. The commissioner may charge a fee for this inspection as provided in s. 200-33.

Part 68. Section 200-30.3 of the code is created to read:

200-30.3. Failure to Request Inspection. When a contractor fails to request a required inspection for a permit open for more than 6 months beyond the date of issuance, the commissioner shall send written notice to schedule the required inspection. The contractor shall be charged the fee specified in s. 200-33 for failure to schedule the inspection within 15 days of written notice from the commissioner. Failure to pay the additional fee after one notice may result in withholding future permits.

Part 69. Section 200-33-2-b-1 and 2, b-3-a and b of the code is amended to read:

200-33. Fees.

2. ALTERATIONS AND REPAIRS.

b-1. The minimum fee for one and 2- family dwellings and accessory structures shall be [[\$40]]>><u>\$50</u> <<.

b-2. The minimum fee for all other structures and buildings shall be [[\$75]]>>\$80<<.

b-3-a. One- and 2-family dwellings and accessory buildings: [[\$40]]>>\$50<<.

b-3-b. All other buildings and structures: [[\$50]]>>\$60<<.

Part 70. Section 200-33-3 of the code is amended to read:

3. APPEALS. The fee required to appeal a decision of the commissioner of neighborhood services or commissioner of city development to the standards and appeals commission shall be [[\$90]]>>\$100 << except the fee required to appeal a decision of the commissioner of neighborhood services or commissioner of city development under s. 218-4 shall be \$300.

Part 71. Section 200-33-4-b and c of the code is amended to read:

4. AWNINGS.

b. The minimum fee shall be [[\$50]] >><u>\$60</u><< per awning.

c. The fee for recovering or alterations to existing awnings shall be $\frac{1}{2}$ of the fee calculated under par. a, except that the minimum fee shall be [[$\frac{50}{2}$]>>60 <<.

Part 72. Section 200-33-5-a-1-a to d-2 and e and f of the code is amended to read:

5. BUILDING PERMITS.

a. Commercial Buildings and Residential Buildings Containing 3 or More Units, New Construction and Additions.

a-1-a. Residential buildings containing 3 or more units: [[\$0.25]]>><u>\$0.27</u><< per square foot.

a-1-b. Industrial and manufacturing buildings: [[\$0.20]]>><u>\$0.25</u><< per square foot.

a-1-c. All other commercial buildings: [[\$0.25]]>><u>\$0.26</u><<per square foot.

a-2. The minimum fee shall be [[\$175]]>>\$200<<.

b. Dwellings, New Construction and Additions.

b-1. The fee for all one-and 2-family dwellings shall be computed at [[\$0.25]]>><u>\$0.27 per</u><< square foot, using the definition set forth in s.200-08-86.2.

b-2. The minimum fee shall be [[\$100]]>>\$120<<.

c. Structures Accessory to One- and 2-family Dwellings. c-1. The fee for garages and other structures of more than 150 square feet in area accessory to one- and 2-family dwellings shall be computed at [[\$0.18]]>><u>\$0.20</u><< per square foot of area. The minimum fee shall be [[\$50]]>><u>\$60</u><<. c-2. The fee for sheds and other structures accessory to one- and 2-family dwellings and not more

than 150 square feet in area shall be [[\$40]]>>\$50<<.

d. Footing and Foundation Permits.

d-1. The fee for footing and foundation permits shall be computed at [[\$0.08]]>>\$0.10<< per square foot of floor area of the first floor of the building or structure.

d-2. The minimum fee for one- and 2- family dwellings and accessory structures shall be [[\$150]]>> \$175<<.

e. Odd Structures. The fee for permanent odd structures, such as parking lots, reviewing stands and tank towers or additions thereto shall be computed at 1% of the cost of construction. The minimum fee shall be [[\$50]]>>\$60<<.

Part 73. Section 200-33-6-b of the code is amended to read:

6. CANOPIES.

b. The minimum fee shall be [[\$50]] > \$60 < <.

Part 74. Section 200-33-7-a of the code is amended to read:

7. CERTIFICATE OF CODE COMPLIANCE.

a. The application and inspection fee for every certificate of code compliance shall be [[\$75]]>><u>\$90</u> <<pre>cert taxkey except as noted in s. 200-52-5-b in which instance the fee shall be [[\$150]]>><u>\$180</u><<./pre>

Part 75. Section 200-33-8.9 of the code is created to read:

8.9 COMMERCIAL BUILDING COURTESY INSPECTION.

A fee of \$250 shall be charged for a commercial building courtesy inspection.

Part 76. Section 200-33-11 of the code is repealed and recreated to read:

11. ELECTRICAL INSTALLATIONS AND REPAIRS.

Electrical repairs involving the replacement of a single existing light fixture, convenience outlet or switch, which do not involve changes to existing wiring, change of a circuit or increase in size of load, can be made without permit providing these repairs do not conflict with any regulation of this code. The following fees shall be collected when permits are submitted for commercial electrical installation or repair, or for residential remodeling projects that involve any of the following electrical installations or repairs:

- a. Air conditioner outlet for one and 2-family dwelling units: \$12 each.
- b. Air conditioner other than one and 2-family dwellings: \$12 minimum or \$0.60 per horsepower.
- c. Capacitors or converters: \$0.60 per kilowatt not to exceed \$260 for an individual unit.
- d. Dimmer: \$3 each.
- e. Dishwasher: \$12 each.
- f. Dryer (electric) outlet: \$10 each.
- g. Feeder:
- g-1. Up to 400 amps: \$30.
- g-2. 401-600 amps: \$35.
- g-3. 601-800 amps: \$40.
- g-4. 801-1000 amps: \$45.
- g-5. Over 1000 amps: \$50.
- g-6. Feeder over 600 volts: \$55.
- h. Fire alarm system:
- h-1 Fire alarm Panel: \$75 each.

h-2 Detection alarm device: \$3 each.

- i. Furnace with motor: \$10 each.
- j. Garbage disposal: \$8 each.
- k. Generator: \$0.60 per kilowatt not to exceed \$260 for an individual unit.
- L. Heater (electric): \$0.60 per kilowatt.
- m. Hot tub or swimming pool: \$30.
- n. Fuel pump: \$10 each.
- o. Luminare:
- o-1. Luminaire, new or replacement: \$3 each.
- o-2. Luminaire repair: \$1 each.
- p. Low voltage affidavit application: \$50.

(See s. 222-13-5.)

q. Machine - moving picture, stere- optician, x-ray, high frequency therapeutic apparatus, etc.: \$8 each.

r. Minimum permit fee: \$65 for installations and repairs in one and 2-family dwellings; \$75 for installations and repairs in other than one and 2-family dwellings.

- s. Motor and motor control.
- s-1 Motor: \$0.60 per horsepower.
- s-2 Motor control: \$10 each.
- t. Outlet for fixture, lamp, switch, receptacle, etc.: \$1 each.
- u. Range (electric): \$10 each.
- v. Reactor or rectifier: \$0.60 per kilowatt not to exceed \$260 for an individual unit.

w. Reinspection fee (assessed on second inspection for compliance and each additional inspection after the second): \$50. Failure to pay reinspection fees after one notice may result in suspension or revocation of the electrical license by the commissioner.

- x. Residential affidavit application for one and 2-family dwellings: \$25.(See s. 222-13-4.)
- y. Services with one service switch:
- y-1. Up to 400 amps: \$65.
- y-2. 401-600 amps: \$70.
- y-3. 601-800 amps: \$75.
- y-4. 801-1000 amps: \$80.
- y-5. Over 1000 amps: \$85.
- y-6. Services over 600 volts: \$90.
- y-7. Each additional service switch: \$12.
- ya. Refrigeration, commercial: \$10 each.
- yb. Solar PV: \$0.60 per kilowatt not to exceed \$260 for an individual unit.
- yc. Sump pump: \$5.
- yd. Strip lighting plug in strip, similar systems: \$5 plus \$0.25 per foot.
- ye. Transformers: \$0.60 per kilowatt not to exceed \$260 for an individual unit.
- yf. Water heater (electrical): \$10.
- yg. Welding outlet: \$12.
- yh. Whirlpool tub: \$20.
- yi. Wireway, busway, underfloor raceway, gutters, troughs: \$5 plus \$0.25 per foot.

yj. There shall be a processing fee of \$3 for each electrical installation or repair permit issued.

yk. Counter Processing Fee.

yk-1. There shall be a counter processing fee of \$10 per electrical installation or repair application filed by an applicant who filed more than 100 applications in person or by mail at the development center in calendar year 2008.

yk-2. There shall be a counter processing fee of \$10 per electrical installation or repair application filed by an applicant not referenced in subd. 1 who files more than 100 applications in person or by

mail at the development center.

Part 77. Section 200-33-13-a-1-a to e, c and e of the code is amended to read:

ELEVATORS.

a. Inspection Fees

- a-1. Periodic inspections and reinspections:
- a-1-a. Class 1, 2, 3 and 6 (0 to 4 landings): [[\$75]]>>\$100<<.
- a-1-b. Class 1, 2, 3 and 6 (5 to 10 landings): [[\$100]]>>\$130<<.
- a-1-c. Each additional landing: [[\$5]]>>\$6<<.
- a-1-d. Class 7: [[\$150]]>>\$190<<.
- a-1-e Class 2A, 4, 5 and 8: [[\$75]]>>\$95<<.
- c. Certificate of Operation. The fee for a certificate of operation shall be [[\$25]]>>\$30<<.

e. Repair Permit Fees. The fees for installation or alteration permits required by s. Comm 2.15, Wis. Adm. Code, shall be charged at the rate of 1.5% of the total cost of repair, with a minimum fee of [[\$50]]>>\$60<<.

Part 78. Section 200-33-13-d of the code is repealed and recreated to read:

d. Construction Permit Fees.

d-1 New Installation. The fees for permits required by this subsection shall be charged at the rate of 1.5% of the total cost of installation, with a minimum permit fee of \$800 for a traction elevator, other driving machines, escalator or moving walk. There shall be a minimum permit fee of \$720 for a hydraulic elevator and a minimum permit fee of \$640 for a dumbwaiter, platform lift, stair chair lift or special application elevator.

d-2 Application, Repairs and Remodeling. The fees for the review of alteration, repairs or remodeling of such existing devises by this paragraph shall be charged at the rate of 1.5% of the total cost of installation, with a minimum permit fee of \$400 a traction elevator, other elevator driver machines, an escalator or a moving sidewalk. There shall be a minimum permit fee of \$360 for hydraulic elevator, a minimum permit fee of \$320 for a dumbwaiter, platform lift, stair chair lift, or special application elevator.

Part 79. Section 200-33-13.5-a-1 of the code is amended to read:

13.5 EROSION CONTROL.

a. The fees for erosion control permits shall be as follows:

a-1. One- and 2- family lots: [[\$139]]>>\$150<< per lot.

Part 80. Section 200-33-14.3 is created to read:

14.3 FAILURE TO REQUEST INSPECTION. The fee for failure to request a required inspection shall be \$250.

Part 81. Section 200-33-14.5-a of the code is amended to read:

14.5 FENCES..

a. There shall be a [[\$20]] >> \$25 << fee for the construction of fences.

Part 82. Section 200-33-16-a of the code is amended to read:

16 FIRE ESCAPE.

a. The permit fee for the erection of fire escapes shall be computed at 1% of the cost of construction with a minimum fee of [[\$50]] >> \$60 <<.

Part 83. Section 200-33-17.5 of the code is created to read:

17.5 FIRE PREVENTION PERMITS. An annual fee shall be charged upon the approval of the permit during the inspection process as set forth in this subsection. Facilities that qualify under multiple categories will be charged one fee based on the highest fee of the qualified categories. Fire prevention permit fees shall be charged against the real estate and shall be assessed and collected as a special charge.

	International Fire Code	
Description	Section	Permit Fee
 Aerosol products. Aggregate quantity of Level 2 or Level 3 aerosol products in exces of 500 pounds (227 kg) net weight when manufacturing, storing or handling. 	2801.2 s	\$50
b. Amusement buildings	403.3	\$50
c. Asphalt Kettles	303.10	\$50
d. Aviation facilities	1101.3	\$50
 Battery systems. Stationary lead-acid battery systems having a liquid capacity of more that 50 gallons (189L) 		\$50
f. Carnivals and fairs.	403.2	\$50
 g. Cellulose nitrate film. Storage, handling or use in any assembly or educational occupancy (Group A and E) 	306.3	\$50
h. Combustible dust-producing operations	1301.2	\$50
 i. Combustible fibers. Storage and handling of combustible fibers in quantities greater than 100 cubic feet (2.8 m²) Exception: Not required for agricultural storage j. Compressed gas. Storage, use or handling at 	2901.3 t	\$50

normal temperature compressed gases below. Exception: V using compressed g the vehicle	in excess of the /ehicles equipp gas as a fuel fo	e amou ed for a r prope	ints listed and Illing	3001.2	2	\$50
TYPE OF GAS Corrosive Flammable (except cryogenic fl liquified petroleum of Highly toxic Inert, simple asphys non-flammable gase Oxidizing (including	AMOUNT (C uids and gases). kiant and es		FEET AT TP) nount)		
Toxic For SI: 1 cubic foot		iny amo	ount			
k. Covered mall bu	ildings			408.11	.4	\$50
L. Corrosives. Stor	age, use, hand	ling:		3101.2	<u>)</u>	\$50
Gases Liquids Solids m. Cryogenic fluids transport on site dispense		55 gal 1000 p re,			\$50	
Туре	Inside Building	(gal.)	Outside Buil	lding (g	al.)	
Flammable	more than 1		60			
Inert	60		500			

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oxygen)	10	50			
Physical or health hazard not indicated above	Any amount	Any amo	unt		
cryogenic fluids a	es equipped for an s a fuel for propelli gerating the lading	ng the			
n. Cutting and We pipes and hot w			2601.	2	\$50
o. Dry cleaning pla	nts.		1201.	2	\$50
p. Exhibits and trac	de shows.		403.3		\$50
possession, stor other disposition of any quantity of material, firewor special effects of for handling exp deliver or receive	d for the manufacturage, handling. sale to transportation or of explosive, explosive, explosive, explosive ks, or pyrotechnic r to operate a termination losive materials, o e delivery of explosive als from a carrier b	ure, e or use ive iinal r to sives or	3301.	2	\$50
r. Explosive vehicle 6 months only).	e inspection. (Valid	for	3309.	6	\$50
s. Emergency vehi	cle access roadwa	y. 5031	.1	\$50	
 Fire hydrants and or use any fire hy- used for fire supp 	drants or valves		508.5	.1.1	\$50
u. Flammable and	combustible liquids	s. 3401	.4	\$50	
u-1. To use or operate a pipeline for the transportation with facilities or flammable or combustible liquids. This					

a rouse or operate a pipeline for the transportation with facilities or flammable or combustible liquids. This requirement shall not apply to the offsite transportation (DOTn) (see s. 3501.1.2 international fire code) nor does it apply to piping systems (see s. 3503.6, International Fire Code)

- u-2. To store, handle or use of Class I liquids in excess of 5 gallons (19L) in a building or in excess or 10 gallons (37.9L) outside of a building, except that a permit is not required for the following:
- u-2-a. The storage or use of Class I liquids in the fuel tanks of a motor vehicle, aircraft, motorboat, mobile power plant or mobile heating plant unless such storage, in the opinion of the fire official or designee would cause an unsafe condition
- u-2-b. The storage or use of paints, oils, varnishes or similar flammable mixtures when such liquids are stored for maintenance, painting or similar purposes for a period of not more than 30 days
- u-3. To store, handle or use Class II or Class IIIA liquids in excess of 25 gallons (95L) in a building or in excess of 60 gallons (227L) outside a building, except for fuel oil used in connection with oil-burning equipment
- u-4. To remove Class I or Class II liquids from an underground storage tank used for fueling motor vehicles by means other than the approved, stationary on-site pumps normally used for dispensing purposes
- u-5. To operate tank vehicles, equipment, tanks, plants, terminals, wells, fuel-dispensing stations, refineries, distilleries and similar facilities where flammable and combustible liquids are produced, processed, transported, stored, dispensed or used
- u-6. To install, alter, remove, abandon, place temporarily out of service (for more than 90 days) or otherwise dispose of an underground, protected above-ground or above-ground flammable or combustible liquid tank
- u-7. To change the type of contents stored in a flammable or combustible liquid tank to a material which poses a greater hazard that for which the tank was designed and constructed
- u-8. To manufacture, process, blend, or refine flammable or combustible liquids.

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v. Flammable Gases		3501.2	\$50	
w. Flammable Solids		3601.2	\$50	
x. Floor Finishing. Using				
or Class II liquids exce square feet (33 m ²)	eding 350	1510.1.1	\$50	
y. Fruit and crop ripenir	ıg	1601.2	\$50	
z. Fumigation and therr insecticidal fogging	nal	1701.2	\$50	
za. Hazardous material	S	2701.5	\$200	
PERMIT AMOUNTS FO TYPE OF MATERIAL Combustible liquids Corrosive material Gases Liquids Solids Explosive materials Liquids 100 pounds Highly Toxic materials Gases Liquids 100 pounds Oxidizing materials Gases Liquids Class 4 Class 3 Class 2 Class 1 Solids Class 4 Class 3 Class 2 Class 1 Solids Class 3 Class 2 Class 1	•	tible liquids gases see compres istible liquids gases bustible		Solids
Organic peroxides Liquids Class I Class II Class II Class IV Class V	Any amount Any amount 1 gallon 2 gallons No permit requir	red		

Solids Class I Class II Class III Class IV Class V	Any amount Any amount 10 pounds 20 pounds No permit required			
Pyrophoric materials Gases Liquids Solids	See compressed gas Any amount Any amount	ses		
Toxic materials Gases Liquids Solids	See compressed gas 10 gallons 100 pounds	es		
Unstable (reactive) materials Liquids Class 4 Class 3 Class 2	Any amount Any amount 50 pounds			
Water-reactive materials Liquids Class 3 Class 2 Class 1	Any amount 5 gallons 55 gallons			
Solids Class 3 Class 2 Class 1	Any amount 50 pounds 500 pounds			
For SI: 1 gallon = 3.785 L, 1 pound	d = 0.454 kg.			
za. Hazardous materials zb. Heliports and Helistops.		2701.5 1107.1.1		
zc. Highly Toxic Materials.	3701.2	\$50		
zd. High-piled storage. Use a buil or portion exceeding 500 squar (46 m2)	e feet	1.2		
ze. Indoor display of vehicles or equipment.	314.4.1	\$50		

\$50 \$50

\$50

zf. Indoor Pyrotechnics	33	308.2	\$50
zg. Industrial ovens	2101.2	\$50	
zh. Lumber yards and woodworking plants. Storage or processing exceeding 100,000 board feet (8,333 ft 3) (236m 3)	19	901.2	\$50
zi. Liquid or gas fueled vehicles in assembly buildings	38	803.2.2.1	\$50
 zj. LP Gas. Storage and use inside or outside of any building. Exception: Individual containers with 500 gallons (1893L) water capacity or less serving occupancies in Use Group R-3. 2. Operation of cargo tankers that transport LP gas 	38	801.2	\$50
zk. Magnesium. Melt, cast, heat treat or grind more than 10 pounds (4.54 kg)	36	606.12	\$50
zL. Miscellaneous combustible storage. Store in any building or upon any premises in excess of 2,500 cubic feet (71m3) gross volume of combustible empty packing cases, boxes, barrels or similar containers, rubber tires, rubber cork or similar combustible material	31	15.1.2	\$50
zm. Open burning. Open burning - charitable organizations	30	07.2	\$50
zn. Open flames, heat producing appliances, or torches for removing paint	30	08.4.1	\$50
zo. Organic coatings. Manufacturing operation producing more than 1 gallon			

(4L) of an organic coating in one day.	2001.2	\$50
zp. Organic peroxides	3901.2	\$50
zq. Oxidizers	4001.2	\$50
zr. Places of Assembly/educational. occupancy less than 50 persons occupancy 50 to 100 persons occupancy over 100 persons	408.1.1 \$50	
zs. Private fire hydrants	508.5.1.1	\$50
zt. Pyrophoric materials	4101.2	\$50
zu. Pyroxylin plastics. Storage and handling of more that 25 pounds (11kg) or cellulose nitrate (pyroxylin) plastic and for the assembly or manufacture of articles involving pyroxylin plastics.	4201.2	\$50
zv. Refrigeration equipment	606.1.2	\$50
zw. Repair Garages, Service Stations and Motor Fuel Dispensing Facilities	2201.2	\$50
zx. Semiconductor Fabrication Facilities - HPM Facilities	1801.5	\$50
zy. Special Outdoor Assembly and Events	403.1.2	\$50
zz. Application of Flammable Finishes, Spraying and Dipping	1501.2	\$50

 zza. Storage of scrap tires and tire by-products. Establish, conduct or maintain storage of scrap tires and tire by-products exceeding 2,500 cubic feet (71m³) of total volume of scrap tires and for indoor storage of tires and tire by-products 		2509.2	\$50
zzb. Temporary membrane structures, tents and canopies		2403.2	\$50
zzc. Tire rebuilding plants	2501.2	2 \$50	
zzd. Torches for removing paint and sweating pipe		308.4.1	\$50
zze. Unstable (reactive) materials		4301.2	\$50
zzf. Waste material and junk yards		316.2	\$50
zzg. Water reactive materials		4401.2	\$50
zzh. Wood products. Store chips, hogged material, lumber or plywood in excess of 200 cubic feet (6 m ³)		1907.1.1	\$50

Part 84. Section 200-33-19-a of the code is amended to read:

19. FLAMMABLE LIQUIDS OR SOLIDS, VAULT OR ROOM.

a. The permit fee for the installation or alteration of vaults or rooms in any building for the storage or use of flammable solids, liquids or other combustible material shall be computed at the rate of [[10 for every 1,000]>><u>1% of the</u><< cost or fraction thereof. The minimum fee shall be [[50] >><u>\$60</u><<.

Part 85. Section 200-33-19-b of the code is renumbered 200-33-19-c.

Part 86. Section 200-33-19-b of the code is created to read: b. There shall be a fee of \$200 for hazardous materials facilities.

Part 87. Section 200-33-23-a-1 and 3, c, h-1-a, h-2-a and b and j of the code is amended to read:

23. HEATING AND VENTILATING SYSTEMS.

a. Heating and Ventilating.

a-1. Heating, incinerator units and wood-burning appliances: [[\$40]]>><u>\$50</u><< per unit not exceeding 150,000 BTUs of input. For each additional 50,000 BTUs or fraction thereof, an additional fee of \$10 shall be charged.

a-3. Air conditioning and refrigeration units: [[\$40]]>><u>\$50</u><< per unit not exceeding 3 tons. For each additional ton or fraction thereof, an additional fee of \$5 shall be charged.

c. Boilers. The permit fee for the installation or replacement of a boiler shall be [[\$40]] > \$50 << per unit not exceeding 150,000 BTUs of input. For each additional 50,000 BTUs or fraction thereof, an additional fee of \$10 shall be charged.

h. Periodic Inspections:

h-1. Power boilers:

h-1-a. 0-250 square feet of heating surface: $\left[\left[\frac{110}{2}\right]\right] > \frac{130}{2} < .$

h-2. Heating boilers:

h-2-a. 0-200,000 BTUs: [[\$75]]>><u>\$90</u><<.

h-2-b. Over 200,000 BTUs: [[\$125]]>><u>\$150</u><<.

j. Hydrostatic tests for boilers and unfired pressure vessels: [[\$90]]>><u>\$110</u><<.

Part 88. Section 200-33-35-e of the code is repealed and recreated to read:

e. Elevators.

e-1. New installation. The fee for the review of new elevator installation plans shall be \$400 for traction elevator, and other elevator driving machines, \$320 for a hydraulic elevator, dumbwaiter, platform lift, stair chair lift, special application elevator, escalator or moving walk.

e-2. Alteration, Repairs and Remodeling. The fee for the review of existing elevator alterations, repairs or remodeling plans shall be \$200 for a traction elevator and other elevator driver machines, \$160 for a hydraulic elevator, dumbwaiter, platform lift, stair chair lift, special application elevator or moving walk.

Part 89. Section 200-33-35-f of the code is created to read:

f. The fee for a priority plan review, which expedites completion of the plan review in less than the normal processing time after the plan submission is complete and the plan is considered ready for review, shall be 200% of the fees specified in pars. a-1, c, d, e and f.

Part 90. Section 200-33-42.5 of the code is amended to read:

42.5. PLUMBER OR PLUMBING BUSINESS REGISTRATION. The fee for registration of a master plumber or plumbing business pursuant to s. 225-2 shall be [[\$50]]>><u>\$60</u><<. This fee shall be paid at the time the applicant files the required performance and indemnity bonds.

Part 91. Section 200-33-43-a to d, f, g, i, j, m and n of the code is amended to read:

43. PLUMBING.

a. For inspection, reinspection, test or retest of building sewer or water service piping extensions from main, curb or lot line: [[\$50]] >> \$60 << per 100 feet or fraction thereof, if within the city limits; [[\$80]] >> \$100 << per 100 feet or fraction thereof, if outside the city limits.

b. For inspection, reinspection, test or retest of building drains, new or extensions of existing, [[\$50]]>><u>\$60</u><< per 100 feet or fraction thereof.

c. For inspection, reinspection, test or retest of private interceptor main sewers 4" or larger in size: [[\$50]]>><u>\$60</u><< per 100 feet or fraction thereof (for private interceptor main sewers 8" or larger, an inspection fee must also be paid to the department of public works infrastructure services division prior to the issuance of a plumbing permit).

d. For inspection, reinspection, test or retest of a private water main: [[\$50]]>><u>\$60</u><< per 100 feet or fraction thereof.

f. Inspection or reinspection for installation of a well or well pump: [[\$50]]>>\$60<< each.

g. Abandonment of Sewer and Water Lateral, Well, Septic System or Holding Tank.

g-1. Inspection or reinspection for abandonment of each sewer and water lateral: [[\$25]] >> \$30 << if within the city limits or [[\$40]] >> \$45 << if outside the city limits, with minimum fees of [[\$50]] >> \$60 << within the city limits and [[\$80]] >> \$85 << outside the city limits.

g-2. Inspection or reinspection for abandonment of each well, septic system or holding tank: [[\$25]]>>\$30<<, with a minimum fee of [[\$50]]>>\$60<<.

i. Installation and connection of each plumbing fixture or appliance: \$10. The minimum permit fee shall be [[55]]>>60<. The minimum permit fee for the installation of one plumbing fixture in a one or 2-family building shall be [[40]>>60<.

j. Minimum fee for any inspection, reinspection, test or retest: [[\$50]]>>\$60<<.

m. For the issuance of a 5-year well operation permit: [[\$75]]>>\$90<<.

n. For the renewal of a 5-year well operation permit: [[\$75]]>>\$90<.

Part 92. Section 200-33-43.5 of the code is amended to read:

43.5. POSTING. The fee for posting upon a premise any notice, order or placard pursuant to s. 200-11-6 or s. 218-4, shall be [[\$50]]>><u>\$60</u><<. The posting fee shall be assessed and collected as a special tax against t he real estate upon which the notice, order or placard was posted and shall be a lien upon said real estate

Part 93. Section 200-33-52-a-3 to 6-c, b-6 and 7, and c-1, 2 and c-3-a to 5 of the code is amended to read:

52. SPRINKLER, STANDPIPE AND SUPPRESSION SYSTEMS.

a. Installation and Repairs.

a-3. Hydrants. Each hydrant: [[\$25]]>><u>\$30</u><<; minimum fee: \$60.

a-4. Fire hose standpipe systems. Hose connections (fire department first aid or combined): [[\$5]]>> \$6<<each outlet; minimum fee: \$60.

a-5. Fire pumps: [[\$100]]>><u>\$120</u><< each.

a-6. Sprinkler heads.

a-6-a. 1-15 sprinkler heads: \$60.

a-6-b. 16-100 sprinkler heads: [[\$75]]>><u>\$90</u><<.

a-6-c. For each additional 100 heads or fraction thereof above 100 heads: [[\$25]]>>\$30<<. b. Tests.

b-6. Hydrostatic test, 2 hours: [\$100] >>\$120<<.

- b-7. Hydrostatic test (24-hour test): [\$50] >>\$60<<.
- c. Periodic Inspections.
- c-1. Chemical suppression: [[\$25]] >><u>\$30</u><< each; minimum fee: \$60.

c-2. Fire hose standpipe systems (fire department first aid or combined): [\$5]>><u>\$6</u><< each outlet; minimum fee \$60.

c-3. Sprinkler systems:

c-3-a. 0-200 heads: [[\$60]]>><u>\$70</u><< minimum fee.

c-3-b. 201-500 heads: [[\$60]]>>\$70</ for the first 200 heads, plus \$15 per 100 heads, or fraction

thereof, up to 500 heads.

c-3-c. 501-1,000 heads:[[\$105]]>>\$125<< for the first 500 heads, plus \$15 per 100 heads, or fraction thereof, up to 1,000 heads.

c-3-d. 1,001-5,000 heads: [[\$180]] > \$215 << for the first 1,000 heads, plus \$15 per 100 heads, or fraction thereof, up to 5,000 heads.

c-3-e. Over 5,000 heads: [[\$780]]>><u>\$935</u><< for the first 5,000 heads, plus \$15 per 100 heads, or fraction thereof, over 5,000 heads.

c-4. Spray booths: [\$25] >><u>\$30</u><< each; minimum fee: \$60.

c-5. Water curtains: [\$25] >><u>\$30</u><<; minimum fee: \$60.

Part 94. Section 200-33-61.5 of the code is amended to read:

61.5. TITLE SEARCH.

a. The fee for a written report on pending special charges and information on pending work orders in the department shall be [[\$35]]>>\$40<< per address.

Part 95. Section 200-33-67-a-1 to 3 of the code is amended to read:

200-33. Fees.

67. ZONING, PLAN COMMISSION/COMMON COUNCIL.

a. Planned Development. a-1. The fee for an application to establish a planned development shall be $[[\frac{2,000}{2}] > \frac{2,500}{2} < .$

a-2. The fee for a planned development amendment application shall be [[\$1,200]] >>\$1,500<<.

a-3. The fee for an application for a minor modification to a planned development shall be [[\$300]] >> \$500<<.

Part 96. Section 200-33-67-b of the code is repealed and recreated to read:

b. Overlay Zone Plan Review. The fee for plan review in a development incentive overlay zone or a site plan review overlay zone shall be \$1,500.

Part 97. Section 200-33-67-c-1 and 2 of the code is amended to read:

c. Zoning Amendment. c-1. The fee for a zoning map amendment pursuant to s. 295-307, other than creation or amendment of a development incentive overlay zone or a site plan review overlay zone, shall be [[\$1,200]] >> \$1,500 << .

c-2. The fee for a zoning map amendment to create a development incentive overlay zone or a site plan review overlay zone shall be [[\$2,000]] >>\$2,500<< . The fee for a zoning map amendment to amend an existing development incentive overlay zone or site plan review overlay zone shall be [[\$1,200]] >>\$1,500<< .

Part 98. Section 214-7-2-b-0, 1 and 2 of the code is amended to read:

214-7. Fire Prevention. 2. RESPONSIBILITES OF THE COMMISSIONER.

b. Inspection >>and permits <<.

b-1. Inspection required. The owner of each public building or place of employment in the city, including each residential property with 3 or more dwelling units, shall have a fire inspection of the building structure premises conducted on an annual basis. Certain higher risk facilities or operations as specified in s. 200-33 shall require the submission and approval of a fire prevention permit in order to conduct such operations. Pursuant to s. 101.14(2), Wis. Stats., and sub. 1-c-1, the commissioner shall be responsible for conducting [such] >><u>the</u><< annual fire inspections.

b-2. Fee. The owner of each building, structure or premises for which an inspection >><u>or permit</u><< is required under subd. 1 shall pay the annual fire inspection [fee] >><u>and permit fees</u><< set forth in s. 200-33. The city [of Milwaukee], Milwaukee county, state of Wisconsin, and the United States of America and all political subdivisions thereof shall be exempt from the payment of this fee.

Part 99. This ordinance takes effect January 1, 2010, except the treatment of Part 63 which takes effect November 1, 2009.

APPROVED AS TO FORM

Office of the City Attorney Date:

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