Summary

This supplement incorporates changes to Volume 1 of the Milwaukee Code of Ordinances enacted by the following Common Council files:

190910  A substitute ordinance increasing various fees and forfeitures.

191255  An ordinance relating to ambulance conveyance rates and ancillary charges.

191318  An ordinance relating to the number of board members on the equal rights commission.

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For questions concerning the content of the Milwaukee Code or Ordinances contact the Municipal Research Library, (414) 286-2297.

Abbreviations:
am=amended          ra=renumbered and amended          rn=renumbered
 cr=created          rc=recreated          rp=repealed

Revised 12/17/2019
Suppl. #400
MEMO

If all supplements have been properly inserted, this book contains all actions of the Common Council through December 17, 2019.
a-3. The applicant's previous certificate has been revoked for any reason whatsoever.

a-4. The applicant's inability to substantially understand the required business regulations provided by this section.

a-5. The qualifications of the applicant, when compared with the qualifications of applicants receiving a recommendation of approval, is deficient in any material respect.

a-6. The applicant's failure in the past or refusal in the future to act in accordance with this section or with the terms of the agreement.

a-7. The applicant's physical location for operations is not within the city limits.

b. The common council may upon receipt of the recommendations of the committee for approval or denial of applications for certification as certified providers, grant the number of certificates which, in its discretion and judgment, the public welfare, safety and interest require. Thereafter, a list of those providers granted certification as certified providers by the common council shall be provided to the board for designation of service area assignments in a manner consistent with sub. 13.

10. INSPECTION. No ambulance shall be granted a permit to operate under the terms of this section until it has been inspected and found to be in a thoroughly safe condition for the transportation of the sick and injured. The inspection shall be made by the Wisconsin department of transportation, division of state patrol, which shall determine that the ambulance complies with all the requirements set forth in s. 46.50, Wis. Stats. Verification of the inspection shall be provided to the board at the annual certification hearing.

11. FINANCIAL RESPONSIBILITY.

a. A certified provider shall furnish the city with a certificate of insurance, issued by a company authorized to do business in the state of Wisconsin, confirming that the certified provider has been issued a current policy insuring the provider against loss or damage that may result to any person or property, the policy of insurance to be in the limits of $1,000,000 for any one person injured or killed, $3,000,000 for all persons injured or killed in case of one accident resulting in bodily injury or death of more than one person, and $3,000,000 for injury or destruction to the property of others in the case of accident. The policy shall guarantee payment of any final judgment rendered against the provider within the limits provided in this paragraph irrespective of the financial responsibility or any act of omission of the certified provider. The city of Milwaukee shall be named as an additional insured.

b. Cancellation. All certificates shall be executed by an insurance company licensed to do business in the state of Wisconsin. All certificates shall be approved as to form and execution by the city attorney before they are accepted by the health department, and shall contain a provision or endorsement by which the insurance carrier shall be required to notify the fire department by registered mail or personal service of the cancellation of the insurance policy. Notice of cancellation shall be received by the fire department at least 30 days prior to the effective date of cancellation. If at any time the policy of insurance is cancelled by the issuing company, or the authority of the issuing company to do business in the state of Wisconsin is revoked, the chief shall require the certified provider to replace the policy with another policy satisfactory to the chief, and in default thereof the certified provider's certificate issued under this section shall be suspended until proof of valid policy is presented by a certified provider.

c. Exceptions. Private sector providers, not participating within the city emergency medical services system, need not file the insurance required herein.

12. REQUIREMENTS. All certified providers shall adhere to the following general conditions and specifications concerning Milwaukee emergency medical service systems incidents:

a. Seek reimbursement from those requesting service from the Milwaukee emergency medical services system or any third-party payer, and provide the most economical service in accordance with accepted medical practice. The city will not be responsible for collection or payment of any charge for services rendered by reason of its having dispatched the service relative to this section, with the exception of services provided to those individuals pursuant to sub. 18.

b. Not pursue beyond a reasonable limit compensation for conveyance where a conveyed party has demonstrated an inability to pay the service charge.
75-15-13 Miscellaneous Health Provisions

c. Charge an ambulance rate, which is approved by the common council. The approval of the ambulance rate may be taken in conjunction with the common council’s approval of the ambulance service plan, in accordance with the ambulance rate provisions of sub. 14.

d. Charge fees for equipment and procedures other than the rates established under par. c. The fees shall be determined by the commissioner of health and approved by the common council. The commissioner shall review the fees on an annual basis, with any necessary adjustments being submitted to the common council for approval in conjunction with approval of the ambulance rate under par. c.

13. SERVICE AREAS. a. Criteria. In establishing and re-establishing the number and geographical boundaries of the service areas, the common council shall endeavor to provide effective ambulance service within the Milwaukee emergency medical services system. The common council shall take into consideration all the information obtained through the certification process, including the service capacities of each prospective provider and the previous performances, if any, of each certified provider.

b. Assignment of Service Areas.

b-1. Service Plan Development. Following common council certification of one or more providers from the private sector as certified providers, the fire department shall propose a service plan and transmit it to the board which shall develop a proposed service plan to be utilized during the next service period. In developing the service plan, the fire department and board shall take into consideration all the information obtained through the certification process, including the service capacities of each certified provider and the previous performances, if any, of each certified provider. The plan shall include the number of service areas, the geographical size and boundaries of each service area, and a designation of a certified provider for assignment to each service area. The number of service areas shall be determined by the best interests of the Milwaukee emergency medical services system. The geographical size and boundaries of each service area shall be determined by the service capabilities and past performance of each certified provider to be assigned to a service area. Each certified provider designated for service area assignment shall, within 15 days of announcement by the board of its proposed service plan, file a written response of its acceptance or objection to the plan. Each certified provider accepting the plan shall also file with the board a properly executed agreement. The board shall thereafter submit the plan to the committee for its review and recommendation to the common council. Upon approval by the common council of any service plan for the next scheduled service period, the plan shall be implemented by the Milwaukee emergency medical services system for that period, subject to subd. 2.

b-2. Duration. Service plans shall be approved by the common council annually commencing on January 1, 2008. Notwithstanding such approval, the board shall recommend modifications of the size of the service areas and assignments of certified providers to service areas during the pendency of any service period, and the common council, with the recommendation of the board, shall modify any service plan during the pendency of any service period, if it is determined that one or more certified providers are not meeting the requirements of the agreement. The board shall also review the service plan and geographical size and boundaries of each service area on an annual basis, to determine if the certified providers are complying with requirements of the agreement and if service area adjustments are necessary. The board shall provide the common council with the board’s reasons for recommending or not recommending any changes in the service plan or service areas subsequent to the board’s annual review.

c. Revocation of Service Area. In addition to any revocation under the agreement or sub. 19, the board shall revoke the assignment of any service area for any certified provider no longer certified.

14. DETERMINING RATES BILLED BY PRIVATE SECTOR PROVIDERS. a. The commissioner of health annually shall review and report to the common council by April 1 with respect to the ambulance conveyance rate established under par. c and recommend, if appropriate, an adjustment in the conveyance rate.

b. Upon request, the legislative reference bureau shall provide the commissioner with information from health-related cost indexes, including the medical care component of the Milwaukee consumer price index issued by the U.S. bureau of labor statistics.
c. The rate charged for conveyance shall be as follows:
   c-1. For patients who are residents of the city of Milwaukee, for basic life support, $708 and, for basic life support-emergency, $708. When patients require treatment without transport, a $227 basic life support non-transport fee shall apply.
   c-2. For patients who are not residents of the city of Milwaukee, for basic life support, $819 and, for basic life support-emergency, $819. When patients require treatment without transport, a $326 basic life support non-transport fee shall apply.
   c-3. In addition to the charges provided in subds. c-1 and 2, a charge of $19.26 per mile shall be assessed for mileage, mileage to be defined as the distance traveled with the patient in the ambulance from the point of patient origin to destination.
   d. In those instances where a certified provider has a contract with any insurer or health maintenance organization with respect to establishment of fees for ambulance services for persons insured through the organization, the fees established in the contract shall take precedence over those in par. c and sub. 15, and the certified provider shall charge only those fees established in the contract.

15. BASIC LIFE SUPPORT ANCILLARY CHARGES BILLED BY PRIVATE SECTOR PROVIDERS. Pursuant to sub. 12-d, certified providers are authorized to charge the following:
   a. Ancillary charges.
      a-1. Airway: $25.90.
      a-3. Bandaging and Trauma Treatment: $22.06.
      a-5. Obstetrics and Child Delivery: $234.65.
      a-6. Splinting and Immobilization: $475.58.
   b. Drug charges. Drugs allowed by the state of Wisconsin emergency medical technician basic scope of practice and approved by the Milwaukee county council on emergency medical services, shall be charged at the same rates established under sub. 17.

16. CHARGES FOR ADVANCED LIFE SUPPORT PATIENT SERVICES DELIVERED BY PRIVATE PROVIDERS. Whenever a certified provider performs an advanced life support conveyance under the agreement, the certified provider is authorized to charge the same rates as established for the fire department, pursuant to sub. 17-a and b. When performing an advanced life support, certified providers are authorized to charge the same ancillary charges established for the fire department under sub. 17-c and d. These charges shall in no way be construed so as to circumvent the role of the fire department as the designated responder to advanced life support service calls.

17. CHARGES FOR PATIENT SERVICES DELIVERED BY THE FIRE DEPARTMENT. The fire department shall bill for and collect all revenues generated from advanced life support conveyances and service provisions using fee schedules that have been adopted by the Milwaukee county association of fire chiefs and the intergovernmental cooperation council of Milwaukee county and the common council. The rate charged for conveyance and services delivered by fire department paramedic fleet shall be as follows:
   a. For advanced life support for patients who are residents of Milwaukee county:
      a-1. Paramedic non-invasive service or treatment without conveyance: $272.00.
      a-2. Paramedic invasive service or treatment without conveyance: $272.00.
      a-3. Paramedic service with transport Level ALS-1: $842.00.
      a-4. Paramedic service with transport Level ALS-2: $926.00.
   b. For advanced life support for patients who are not residents of Milwaukee county:
      b-1. Paramedic non-invasive service or treatment without conveyance: $383.00.
      b-2. Paramedic invasive service or treatment without conveyance: $383.00.
      b-3. Paramedic service with transport Level ALS-1: $949.00.
      b-4. Paramedic service with transport Level ALS-2: $1092.00.
c. Advanced life support ancillary charges:
  c-1. ALS supplies: $96.04.
  c-4. Defibrillation: $216.01.
  c-5. EKG: $186.01.
  c-6. Oxygen and supplies: $102.04.

d. Drugs included in the Milwaukee county medical services program adopted by the Milwaukee county association of fire chiefs and the intergovernmental cooperation council of Milwaukee county:
  d-1. Items approved in Drugs, Group 1: Acetaminophen (1000 mg tablet & 160 mg/5 mL Liquid), Albuterol 3 mL (.83%), Amioderone HCl (30 mg), Aspirin (chewable 81 mg), Atropine Sulfate (0.3 mg), Calcium Gluconate (10 ml), Dextrose 10% (D10), Dextrose 5% (D5), Duoneb, IV-D5W, Glucose (oral gel 15 g), IV-Sodium Normal Saline (bags & capped), Ondansetron Tabs, Ondansetron IV/IO, shall be charged a rate of $39.02.
  d-2. Items approved in Drugs, Group 2: Diphenhydramine 50 mg, Dopamine, EPL 1 mg/10 mL IV, EPI 1 mg/cc IV, Lidocaine Drip 1 gm/25 mL, Lidocaine HCl (2%) 50 mg, Sodium Bicarbonate (50 CC), shall be charged a rate of $44.93.
  d-3. Items approved in Drugs, Group 3: Fentanyl, Ketamine (Pediatric) Infusion, Ketorolac 30 mg/1 mL, Midazolam HCl 1 mg, Nitroglycerine Spray 0.4 mg IV, Norepinephrine 4 mg/4mL, shall be charged a rate of $57.94.
  e. Other items shall be charged at the following rates:
  e-1. Adenosine: $108.79.
  e-2. Glucagon, up to 1 mg: $108.79.
  e-3. Dexamethasone 20mg/5mL: $70.96.
  e-4. E-Z IO: $145.46.
  e-5. Patient ID & Tracking: $3.80.
  e-7. CPAP mask: $54.40.

e-10. Bandaging and Trauma Supplies: $22.06.

f. When the fire department performs a basic life support transport or provides lift assistance for a bariatric patient the department is authorized to charge the rate specified in sub. 14-c-1.

g. When the fire department provides advanced life support services to a cardiac arrest patient who is not resuscitated in the field, the department is authorized to charge medicare the rate specified in sub. 14-c-1.

h. In addition to the charges provided in pars. a to e, a charge of $19.26 per mile shall be assessed for the distance traveled with the patient in the ambulance from the point of patient origin to destination.

18. CONVEYANCE OF POLICE PRISONERS AND THOSE IN PROTECTIVE CUSTODY. Certified providers under contract with the city for payment for conveyance of police prisoners for medical treatment, those incapacitated persons in protective custody and those in need of emergency detention, in situations where the person conveyed is unable to pay for conveyance shall be paid a rate equal to 60% of the conveyance rate and mileage charge in sub. 14 and 60% of the services fees charged in sub. 15. Charges for services rendered by the fire department under this subsection shall be paid a rate equal to 60% of all patient services delivered by the department pursuant to sub. 17.

19. VIOLATIONS. a. Suspension and Revocation. The common council may, subsequent to a hearing conducted by the committee, suspend, revoke, deny or not renew a certificate issued under this section for any reasonable cause which shall be in the best interests and good order of the city, including, but not limited to, the following findings:
2. The fee for renewal shall be $100.
   a. A portion of the fee shall be used to pay the state of Wisconsin administrative fee, the amount of which is on file with the health department.
   b. Each bed and breakfast permit shall be valid for one year from the date of issuance.
   (See s. 75-5).

81-10. Bicycle License. 1. Each license shall be valid for the life of the bicycle for which the license is issued or for the time the owner owns the bicycle.
2. There shall be no fee charged for a bicycle license.
(See s. 102-5.)

81-10.5 Bicycle Locker Fees. 1. The permit fee for the use of a city-installed bicycle locker for the period April 1 through October 31 shall be $25.
2. The permit fee for the use of a city-installed bicycle locker for the calendar year shall be $40.
3. A key deposit of $25 shall be paid prior to issuance of a key for a bicycle locker. This deposit shall be returned to the locker user upon receipt of the key by the city before the end of the permit period.
(See s. 101-33.5.)

1. Each bicycle parking facility permit shall be issued for a license year commencing on July 1 and expiring on the following June 30.
2. The fee for each permit shall be $16.
(See s. 115-32.5.)

81-11.5 Bicycle Redemption Fee. The fee for redemption of a bicycle that has been impounded by the police department is $25.
(See s. 102-11-5-a)

81-12. Bill Posting License. 1. Each license shall be valid for 2 years from the date of issuance.
2. The fee for each license shall be $400.
(See s. 84-10.)

81-12.5 Boating Permits. 1. For exhibition speedboat trials the fee shall be $80 per day.
2. For motorboat races the fee shall be $70 per day.

3. For scuba diving the fee shall be $30 per day. Seasonal permits for underwater work may be obtained from the harbor master at no charge.
4. For water ski or aquaplane exhibits or aquatic events the fee shall be $70 per day.
(See s. 118-80.)

81-14. Building Mover License. 1. Each building mover license shall be issued for the calendar year.
2. The fee for each license shall be $84.
(See s. 116-19.)

81-15. Building Mover Permits. 1. ON ROLLERS. For the moving of buildings or structures on rollers, the fee charged per building or structure shall be determined at the following rate:
   a. For the first 2 city blocks or part thereof: $262.
   b. For each additional city block or part thereof: $76.
   2. ON PNEUMATIC TIRE TRAILERS.
      a. Except as provided in par. b, for the moving of buildings or structures on pneumatic tire trailers the total fee per structure shall be $240.
      b. For any subsequent moving by the same owner of a building or structure that is similar to the original building or structure for which a moving permit was obtained, and is moved over the same route for the same location to the same site as the original building or structure, the fee shall be assessed at the following rate:
         b-1. For the first 5 miles in the city of Milwaukee or fraction thereof: $94.
         b-2. For each additional 5 miles in the city of Milwaukee or fraction thereof: $76.
   3. INSPECTION. An additional fee shall be charged for each building mover permit processed to cover costs of inspection in the amount of $55.
   4. PROCESSING FEE. There shall be a processing fee of $10 for each permit issued.
(See s. 116-19.)

81-15.5 Bulky Waste Collection Charge. The bulky waste collection charge authorized under s. 79-6.5-3-c shall be as follows:
1. $50 for bulky waste in excess of one cubic yard, but not in excess of 4 cubic yards
2. $150 for bulky waste in excess of 4 cubic yards, but not in excess of 6 cubic yards.
81-16 License and Permit Fees

81-16. Campground and Camping Resort Fees. 1. A non-refundable of $350 shall be charged at the time of new application.

2. The renewal fee for a campground or camping resort shall be as follows:
   a. 1-25 sites: $200.
   b. 26-50 sites: $275.
   c. 51-100 sites: $325.
   d. Over 100 sites: $400.

3. 20% of the fee will shall be used to pay the state of Wisconsin administrative fee under sub. 2.

4. Each campground and camping resort permit shall be valid for a one-year period following the date of issuance. (See s. 64-01.)

81-17.5. Catch Basin/Storm Inlet Equity Fee. The fee for recovery of the city’s equity in any catch basin/storm inlet in a vacated street or alley shall be $400.

81-17.7. Center for the Visual and Performing Arts. 1. Each center for the visual and performing arts license shall be issued and shall expire on the same date as the public entertainment premises license held by the same premises.

2. The fee for each license shall be based on the maximum capacity of the premises established by the common council under s. 108-7-3:
   a. 25 or fewer persons, or a premises without a specified capacity: $150.
   b. 26-79 persons: $250.
   c. 80-99 persons: $375.
   d. 100-149 persons: $500.
   e. 150-179 persons: $700.
   f. 180-299 persons: $1,000.
   g. 300-499 persons: $1,500.
   h. 500 or more persons: $2,000.
(See s. 90-37.)

81-19. Certified Survey Map Filing Fee. 1. The fee for each certified survey map shall be $260.

2. In addition, a fee of $380 shall be paid for each certified survey map. This fee is intended to cover the cost of map review by the department of public works.

3. All fees under this section are nonrefundable. (See s. 119-4.)

81-19.2. Change of Circumstances. The fee to file for a hearing related to changed circumstances under s. 85-15 shall be $75. Fees shall not be refunded once a written statement of changed circumstances is filed.

81-19.5. Checks; Bad Check Charges. The processing charge for each bad check issued to the city of Milwaukee shall be $35. (See s. 304-37.)

81-21. Cigarette and Tobacco License. 1. Each cigarette and tobacco license shall be issued for a period of one year from the date of issuance.

2. The fee for each license shall be $100. (See s. 84-43.)

81-21.5. “Class A” Cider License. 1. There shall be no fee for a “Class A” cider license. However, the applicant shall pay all publication fees associated with the license.

2. A “Class A” cider license shall be valid for the same period as the Class “A” fermented malt beverage retailer license issued for the same premises. (See s. 90-5.5.)

81-22. Class “A” Fermented Malt Beverage Retailer's License (Package Store). 1. The fee for each Class “A” fermented malt beverage retailer's license shall be $350.

2. Each license shall be valid for one year effective from the date the license is issued. (See s. 90-4.)

81-23. “Class A” Retailer's Intoxicating Liquor License. 1. The fee for each “Class A” retailer's intoxicating liquor license shall be $500.

2. Each license shall be valid for one year effective from the date the license is issued. (See s. 90-4.)

81-24. Class “B” Fermented Malt Beverage Retailer's License. 1. The fee for each Class “B” fermented malt beverage retailer's license shall be $100.

2. Each license shall be valid for one year effective from the date the license is issued. (See s. 90-4.)
81-25. Class "B" Manager's License.  
1. The fee for each Class "B" manager's license shall be $25.
2. Each license shall be issued for a one-year period beginning on July 1 and ending on the following June 30.
(See s. 90-4.)

81-26. Class "B" Retailer's Intoxicating Liquor License. 1. The fee for each Class "B" retailer's Intoxicating liquor license shall be $500.
2. Each license shall be valid for one year effective from the date the license is issued.
(See s. 90-4.)

81-27. Class "B" Retailer's Service Bar License. 1. The fee for a service bar license shall be $600.
2. Each license shall be valid for one year effective from the date the license is issued.
(See s. 90-4.)

81-28. Special Class "B" License. 1. The fee for each special "Class B" license shall be $10.
(See s. 90-4.)

81-30.5. "Class C" Wine Retailer's License. 1. The fee for each "Class C" wine retailer's license shall be $100.
2. Each license shall be valid for one year effective from the date the license is issued.
(See s. 90-4.)

81-31. Class "D" Operator's License. a. The fee for each original Class "D" operator's license shall be $75.
   b. The fee for renewal of each license shall be $50.
2. A new class "D" operator's license granted during an even-numbered year shall expire on December 31 of the following odd-numbered year. A new Class "D" operator's license granted during an odd-numbered year shall expire on December 31 of the following even-numbered year.
3. The fee for each certified copy of a Class "D" operator's license shall be $5.
4. A renewal Class "D" operator's license shall expire 2 years from the expiration date of the license being renewed.
(See s. 90-4.)

81-31.3. Class "D" Provisional Operator's License. The fee for each Class "D" provisional operator's license shall be $15.
(See s. 90-4.)

81-31.5. Class "D" Special Temporary Operator's License. The fee for each Class "D" special temporary operator's license shall be $15.
(See s. 90-4.)

81-35.5. Code and Charter. The fees charged for the sale of the city charter and code shall be:
   1. Amendment service:
      a. Charter: $20 per year.
      b. Code, Volume 1: $60 per year.
      c. Code, Volume 2: $40 per year.
      d. Code, Volume 3: $40 per year.
(See s. 50-20.)

81-35.7. Commercial Driver License Testing Fees. 1. The department of public works operations division, as a third-party tester authorized by the Wisconsin department of transportation in accordance with s. 343.16, Wis. Stats., and ch. Trans 115, Wis. Adm. Code, to conduct a commercial driver license skill testing program, shall collect fees for classroom training sessions, pre-trip inspections and road skills tests, as well as for any incidental rental of vehicles used in conjunction with the testing program.
2. The fees for classroom training sessions and for the rental of "class A," "class B" and "class C" vehicles shall be as determined by the operations division.
3. In accordance with s. Trans 115.04, Wis. Adm. Code, the fee for a pre-trip inspection and a road skills test shall not exceed the maximum fee specified by the Wisconsin department of transportation.
4. All fees relating to commercial driver license testing, including vehicle rental fees, shall be paid by the commercial license applicant prior to administration of a test.
5. Payment of fees relating to commercial driver license testing shall be made by check or money order. Cash or credit card payments shall not be accepted.

81-38. Concrete Contractor. 1. Each concrete contractor license for work in a public way shall be issued for the calendar year.
2. The fee for each license shall be $81.
81-38.5 License and Permit Fees

3. There shall be a processing fee of $10 for each license issued.
(See s. 115-26.)

81-38.5. Copies of Records and Record Searches. 1. Each department shall impose a fee upon the requestor of a copy of a record which may not exceed the actual, necessary and direct cost of reproduction and transcription of the record, unless a fee is otherwise specifically established or authorized to be established by law.

2. The fee imposed by all departments for black and white photocopies of paper records not exceeding 8.5 inches by 14 inches in size shall be 25 cents per page or 50 cents per double-sided copy.

3. Each department shall impose a fee upon the requestor of a copy of a photographic record for the actual, necessary and direct cost of photographing and photographic processing.

4. Except as otherwise provided by law, each department shall impose a fee upon a requestor for locating a record, not exceeding the actual, necessary and direct cost of location, if the cost is $50 or more.

5. Each department shall impose a fee upon a requestor for the actual, necessary and direct cost of mailing or shipping of any copy or photograph of a record.

6. Additional charges shall be added as required to cover the costs of complying with the request.

7. A department may waive or reduce fees under this section when in the public interest.

8. A list of the fees charged under this section shall be posted within each department.

81-40.5. Demolition Permit Application Processing Exemption. The fee for application for exemption from demolition permit application processing requirements shall be $55.
(See s. 200-26-5.)

81-41. Direct Seller’s License.

1. Each license shall be valid for one year from the date of issuance.

2.a. The fee for the original application for each license shall be $129, except as provided in par. b.

b. The fee for the original application for each license for a nonprofit organization shall be $15.

3.a. The fee for the renewal of a license shall be $50, except as provided in par. b.

b. There shall be no fee for the renewal of a license for a nonprofit organization.
(See s. 95-1.)

81-42. Dock Alteration or Repair Permit. The fee for every permit for the alteration or repair of a dock shall be $310.
(See s. 118-7.)

81-43. Dock Construction Permit. The fee for each permit for the building, construction, erection or rebuilding of a dock shall be $615.
(See s. 118-7.)

81-43.5. Dock Engineering Survey Fee.

1. The basic fee for the survey of dock engineering shall be $155.

2. In addition to the basic fee, a charge sufficient to cover costs incurred and overhead shall be made for each dock survey.

3. The dock engineering survey fee shall be imposed in addition to the fee for a dock alteration or repair permit or that of a dock construction permit whenever such a survey is made.
(See s. 118-7.)

81-43.7 Dockless Mobility Device Redemption Fee. The fee for redemption of a dockless mobility device that has been impounded shall be $100.
(See s. 101-53)

81-44. Drainage Ditch Obstruction Permit. The fee for each drainage ditch obstruction permit shall be $135.
(See s. 115-9.)

81-44.5. Driver Training Course.

1. The registration fee for a defensive driving course sponsored by the police department shall be $30.

2. Any city of Milwaukee employee who enrolls in the defensive driving course on a voluntary basis for attendance on the employee’s own time shall be exempt from the payment of the registration fee.

3. Any city of Milwaukee employee who has been convicted of traffic violations and has been directed by the courts to attend the defensive driving course shall be required to pay the registration fee and attend the course on his or her own time.
(See ss. 312-23 and 340-23.)
81-44.7. Driver’s License, Public Passenger Vehicle. 1. Each license shall be valid for 2 years from the date of issuance.
2. The fee for each original license shall be $75.
3. The fee for each provisional license shall be $15.
4. The fee for renewal of each license shall be $50.
5. The fee for processing each request for change of license classification during the license period shall be $25.
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 $10.
(See s. 100-54.)

81-45. Driveway Permit. 1. The application fee for a permit to install a driveway shall be $155.
2. An additional fee shall be charged for each driveway permit processed to cover the costs of plan review and inspection in the amount of $72.
3. There shall be a processing fee of $10 for each permit issued.
(See s. 115-23.)

1. There shall be a fee of $10.96 for each report of registered voters.
2. There shall be an additional charge for a report based on the type of media by which such report is provided:
   a. $0.62 per floppy disk.
   b. $0.70 per compact disk.
   c. $0.10 per hard copy page.
(See s. 302-3.)

81-48.5. Emerging Business Enterprise Certification and Recertification. The fee for certification or recertification of a city emerging business enterprise shall be $50.
(See s. 360-07.)

81-49.5. Engineer Service Fees. Fees shall be charged for the following department of public works infrastructure services division services:
1. Preparation of an agreement to allow construction over sewer easements: $900.
2. Answer of an inquiry with respect to a deferred sewer, water or special assessment charge: $22.
3. Preparation of a preliminary sewer design and furnishing information with respect to sewers for proposed development: $44 per hour or fraction thereof.
4. Review of a certified survey or subdivision plat: $39 per hour or fraction thereof.
5. Special investigation fee for excessive size, weight and load permits: $39 per hour or fraction thereof.

81-49.8. Escort License. 1. Each license shall be valid for one year from the date of issuance.
2. The fee for each license shall be $75.
(See s. 89-8.)

81-49.9. Escort Service License. 1. Each license shall be valid for one year from the date of issuance.
2. The fee for each license shall be $130.
(See s. 89-5.)

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 $125.
2. MAIN OR CONDUIT. For the excavation required for the laying or repair of a main or conduit in each block, the fee shall be $86.
3. REPAIR. For the excavation required for the laying or repair of utility building services in each block, the fee shall be $86.
4. OTHER. For any other excavation or any installation the fee shall be $86.
5. INSPECTION. a. The fee for inspection services for each permit, except permits issued to city forces, public utilities, or to persons engaged in work under a city contract for which inspectional services have been otherwise provided shall be $64.
b. An additional fee shall be charged for permits for public utilities in accordance with a schedule of the actual costs of inspection services prepared by the commissioner of public works.
81-50.5 License and Permit Fees

6. PUBLIC UTILITIES. The fee for the inspection services for permits issued to public utilities in accordance with a schedule of the actual cost of inspection services prepared by the commissioner of public works shall be a sum equivalent to the actual cost of such inspection services.

7. PROCESSING FEE. There shall be a processing fee of $10 for each permit issued. (See s. 115-7.)

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 $112.

2. The fee for each oversize or overweight single trip permit with police department escort shall be $272.

3. The fee for each oversize or overweight multiple trip permit for one month shall be $180.

4. The fee for each oversize or overweight multiple trip permit for 12 months shall be $300.

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

6. a. The fee for a multiple trip permit requiring a traffic officer escort shall be:
   a-1. For a one-month permit: $366.
   a-2. For a 2-month permit: $426.
   b. There shall be an additional traffic officer vehicle escort fee of $144 per vehicle, per trip.
(See s. 101-5.5.)

81-51. Extended Hours Establishments.

1. Each license shall be valid for one year from the date of issuance.

2. The fee for each new license shall be $250.

3. The fee for each renewal license shall be $225.

4. The fee to file an application for change of officers, directors or agents for a corporation or limited liability company shall be $25.
(See s. 84-7.)

81-51.5 Extra Garbage Cart Charge. The extra garbage cart charge shall be $17.51 per quarter for each extra garbage cart provided under s. 79-4-1.3.

81-51.6. Filling Station License.

1. a. The fee for each new license shall be $275.

2. Each filling station license shall be valid for a one year period following the date of issuance.
(See s. 84-45.)

81-51.7. Fingerprinting by Police Department. 1. The fee for fingerprinting by the police department, when requested by any resident of the city, shall be $10 per card.

2. The fee for fingerprinting by the police department, when requested by any person who is not a city resident, shall be $15 per card.

81-52. Fire Department Instruction and Training. The fee for out-of-city personnel to attend training courses sponsored by the fire department shall be computed at the rate of $100 per day, per person.
(See s. 313-13.)

81-52.5. Fire Service. The fee for every unit of fire department equipment requested in excess of reciprocal fire service agreements entered into with other municipalities shall be $5,000 per hour or fraction thereof. The charges shall be computed from the time the equipment leaves its assigned quarters until the time such equipment returns to service in its assigned quarters.
(See s. 104-3.)

81-52.7. Flower Pot Holders. The permit fee for each flower pot holder applicant shall be $40 and shall be in effect from April 1 of each year to the following March 31.
(See s. 115-33.6.)

81-55. Food Dealer’s License.

1. Each individual food operation, site, location or stand where food is prepared, processed, served, stored or sold shall be issued a food dealer’s license and be assessed fees in accordance with this section.

2. A fee of $300 shall be charged at the time of new application. This fee shall be non-refundable if an inspection is performed prior to withdrawal or denial of the application.

3. The annual food dealer’s license fee shall be as follows:
   a. Prepack restaurants: For each license renewal year: $250.
   b. All other restaurants:
81-83. Parking Meter or Parking Space Marker Temporary Removal or Hooding.
   1. The fee for the temporary hooiding of each parking meter space per day shall be $9.
   2. The fee for the temporary removal of single-space parking meters or space markers shall be $60 per metered space.
   3. The fee for the temporary removal of each multi-space parking meter shall be sufficient to cover the costs of labor, materials and overhead and reinstallation of the meter.
   4. The fee for the temporary and seasonal hooiding or removal of a parking meter for purpose of installation of a parklet shall be $250 per metered space.

81-85. Parking Permit. On-Street All Night; Off-Street Municipal Parking Lot.
   1. The fee for a 4-month permit including sales tax shall be $20.
   2. The fee for the annual permit including sales tax purchased in the first 4 months of the year shall be $55.
   3. The fee for the annual permit including sales tax purchased in the second 4 months of the year shall be $40.
   4. There shall be a $1 fee for each permit purchased online.
   (See ss. 101-27 and 101-33.)

81-86. Parking Permit: On-Street Daytime Residential. 1. The fee for each annual on-street, daytime, residential parking permit shall be $15.
   (See s. 101-27.5.)

81-87. Parking Permit: On-Street Commuter Parking, Impacted Areas. There shall be no fees charged for on-street commuter parking permits for impacted areas issued on an annual basis.
   (See s. 101-27.7.)

81-90. Permanent Extension of Alcohol BeverageLicensed Premises. The fee for a permanent extension of alcohol beverage licensed premises shall be $50. Locations filing for the extension of operations to the outside on a permanent basis under s. 81-55-9-b shall be charged a total fee of $75.
   (See s. 90-4.)

81-96. Plat Filing Fee. The nonrefundable filing fee for submission of any cemetery or residential preliminary or final plat shall be $405.
   (See s. 119-4.)

81-97. Plat or Map Correction Instrument. The nonrefundable fee for filing each plat or map correction instrument shall be $50.
   (See s. 119-4.)

81-100. Provisional Renewal License.
   1. The fee for each provisional renewal license, other than a provisional renewal license for an alcohol beverage establishment, a Class “D” operator or a Class “B” manager, shall be $50.
   2. The fee for a provisional renewal license for an alcohol beverage establishment, a Class “D” operator or a Class “B” manager shall be $15.
   (See s. 85-20.)

81-101.2. Public Entertainment Premises License. 1. REGULAR LICENSE. a. Each public entertainment premises license shall be valid for a one-year period commencing on the date of the issuance of the license. If a premises is also licensed as a retail alcohol beverage establishment, the public entertainment premises license shall be valid for one year or part thereof, effective from the date the license is issued, and shall expire on the same date as the retail alcohol beverage license.
81-101.5 License and Permit Fees

b. The fee for each license shall be based on the maximum capacity of the premises established by the common council under s. 108-7-4:
   b-1. 25 or fewer persons, or a premises without a specified capacity: $150.
   b-3. 80-99 persons: $375.
   b-4. 100-149 persons: $500.
   b-5. 150-179 persons: $700.
   b-6. 180-299 persons: $1,000.
   b-7. 300-499 persons: $1,500.
   b-8. 500 or more persons: $2,000.
2. TEMPORARY PERMIT. The fee for each temporary permit shall be $50.
(See 108-5.)

1. Each permit shall be valid for 2 years from the date of issuance.
2. The fee for each new permit, except a taxicab permit, shall be $284.
   2.5. The fee for each new taxicab permit shall be $400.
3. The fee for renewal of each permit, except a taxicab permit, shall be $209.
   3.5. The fee for renewal of each taxicab permit shall be $325.
4. The fee for each provisional permit shall be $15.
5. The fee for filing a notice of change of taxicab affiliation shall be $25.
6. The fee for changing the agent or officers of a corporation holding a public passenger vehicle permit shall be $25.
7. The fee for any special inspection of a public passenger vehicle, as provided in s. 100-51, shall be $125.
(See s. 100-50.)

81-102. Public Ways: Permits for Temporary Occupancy or Use as Public Ways.
1. DEFINITIONS. In this section:
   a. "Parking lane" means that portion of the roadway along the curb, generally 8 feet in width, for which the primary purpose is parking. Should this area function for vehicular travel, it shall be identified as a traffic lane.
   b. "Roadway area" means that portion of highway between the regularly established curb lines.
   c. "Sidewalk area" means that portion of a highway between the curb lines or the lateral lines of a roadway and the adjacent property lines.
   d. "Traffic lane" means that portion of the roadway area used for the movement of vehicular traffic.
2. CALCULATION OF FEES. The fees charged in subs. 3 to 5 are charged for each area that is occupied. The fees shall be charged for every 30 feet of street front or fractional part thereof that is to be temporarily occupied or used. Fees for seasonal parklet occupancy of the parking lane shall be charged per 20 feet of street front or marked parking space, or fractional part thereof that is to be occupied. Fees for occupancy of parking lanes and traffic lanes are based on the classification of the street, as indicated on the street classification map maintained by the city engineer.
3. SIDEWALKS. a. For the temporary occupancy of all of a sidewalk area or occupancy that results in a sidewalk that is less than 4 feet wide at any point, where no temporary walkway is provided on the same side of the street:
   a-1. The fee for a period of 7 days or less shall be $143.
   a-2. The fee for a period of 8 to 30 days shall be $222.
   a-3. The fee for each succeeding month or portion thereof beyond 30 days shall be $222.
   b. For the temporary occupancy of a portion of a sidewalk area, where the portion remaining open to pedestrian traffic is at least 4 feet wide at all points or where a temporary walkway is provided on the same side of the street.
   b-1. The fee for a period of 7 days or less shall be $72.
   b-2. The fee for a period of 8 to 30 days shall be $112.
   b-3. The fee for each succeeding month or portion thereof beyond 30 days shall be $112.
4. PARKING LAKES. For the temporary occupancy of all or a portion of a parking lane, where the parking lane is not available for public use:
   a. Arterial Street. a-1. The fee for a period of 7 days or less shall be $167.
   a-2. The fee for a period of 8 to 30 days shall be $269.
   a-3. The fee for each succeeding month or portion thereof beyond 30 days shall be $269.
   b. Collector Street.
   b-1. The fee for a period of 7 days or less shall be $112.
   b-2. The fee for a period of 8 to 30 days shall be $182.
b-3. The fee for each succeeding month or portion thereof beyond 30 days shall be $182.

c-1. The fee for a period of 7 days or less shall be $55.

c-3. The fee for each succeeding month or portion thereof beyond 30 days shall be $94.

4. HOLLOW WALKS. The fee for performance of any work on a sidewalk situated over a hollow walk shall be $149.

5. POLES. The fee for installing, replacing and removing utility poles shall be computed at $149 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.
   a. The fee for replacing sidewalks shall be computed at $139 for regular walks per block face and $244 for full walks per block face. A block face shall consist of both sides of the street and not exceed 100 house numbers. If a block face of 100 house numbers is divided by one or more intersecting public ways, each subdivision shall constitute a block face.
   b. The fee for replacing a sidewalk adjacent to a single parcel, up to 150 feet in frontage, shall be $32.

7. STREET CUTS. The fee for replacing and filling street cuts shall be $244.

8. INSPECTION COSTS.
   a. An additional fee shall be charged for each permit under subs. 1 to 4, 6-a and 7 to cover costs of inspection in the amount of $134.
   b. An additional fee shall be charged for each permit under sub. 6-b to cover costs of inspection in the amount of $32.
   c. An additional fee shall be charged for permits for public utilities under sub. 5 in accordance with a schedule of the actual costs of inspection services prepared by the commissioner of public works in an amount equivalent to the actual cost of the inspection services.

81-102.3. Purchasing Appeals. The fee required for a vendor to appeal bid specifications and recommendations for awards pursuant to s. 16-05 of the charter and s. 310-19 of the code shall be 1.25% of the amount of the bid being appealed.

81-102.4. Purchasing-Restauration to Bidders Lists. The fee required for a vendor to be restored to bidders lists maintained by the purchasing division - department of administration, subsequent to the division’s removal of a vendor’s name if the vendor does not respond on 3 consecutive bids, shall be $100.
81-102.6 License and Permit Fees

81-102.6. Recycling, Salvaging or Towing Premises License.
   1. Each license shall be valid for 2 years from the date of issuance.
   2. The fee for each license shall be $344.
   3. The fee for each additional building or other fixed place for storage, as provided in s. 93-5-3, shall be $63.
   (See ch. 93.)

81-102.8. Recycling, Salvaging or Towing Vehicle License.
   1. Each license shall be valid for 2 years from the date of issuance.
   2. The fee for each license shall be $188.
   3. For a business with 2 or more vehicles, as provided in s. 93-5-2-a-2, the fee shall be $344.
   4. The fee to change the motor vehicle used in the conduct of a recycling, salvaging or towing business shall be $15.
   (See ch. 93.)

81-103.2. Salary Advances.
   1. Upon the approval of department heads, city employees may receive advances on salaries in order to address unforeseen emergencies. The first such advance in a calendar year shall be provided without charge.
   2. The processing charge for all subsequent advances in the calendar year shall be $25.

81-103.5. Statement of Income Duplicates.
   1. Upon written request, one copy or duplicate set of statements of income (form 1099) shall be provided to city vendors without charge through April 15 for the preceding calendar year.
   2. The processing charge for requests beyond April 15, or for additional copies or duplicates shall be $15 and $25 respectively for each item requested.

81-104. Secondhand Dealer’s License.
   1. Each license shall be valid for 2 years from the date of issuance.
   2.a. The fee for each license shall be $275, except as provided in par. b.
   b. The fee for each license for businesses dealing exclusively in secondhand bicycles shall be $75.
   (See subch. 2 of ch. 92.)

81-104.6. Secondhand Motor Vehicle Dealer's License.
   1. Each license shall be valid for 2 years from the date of issuance.
   2. The fee for each license shall be $290.
   (See subch. 3 of ch. 92.)

81-104.7. Sewer Connection.
   1. The fee for connecting a private drain to a public sewer shall be $50.
   2. There shall be a processing fee of $10 for each permit issued.
   (See s. 12-20, charter.)

81-105. Shooting Gallery License.
   1. Each shooting gallery license shall be issued for a period not to exceed 14 days.
   2. The fee for each license shall be $100.
   (See s. 105-39.)

81-106.7. Sidewalk Area Dining Permit.
   1. The fee for a sidewalk area dining permit shall be based on the total area, in square feet, of the dining area:
      a. 0-100 square feet: $25
      b. 101-200 square feet: $50
      c. 201-300 square feet: $75
      d. 301-400 square feet: $100
      e. 401-500 square feet: $150
      f. 501-1,000 square feet: $225
      g. 1,001-1,500 square feet: $300
      h. 1,501 or greater square feet: $500
   2. In addition to the fee specified in sub. 1, an initial application fee of $100 shall be required for each new application.
   (See s. 115-32.6.)

81-107. Signs or Decorations Attached to City-owned Poles. The fee for the attachment of each sign or decoration as provided for in s. 101-50-6 shall be $15 per attachment.
   (See s. 101-50.)
81-108. Sign; Directional For Churches. The fee for the installation of church directional signs shall be $50 per sign. (See s. 101-50.)

81-108.2. Signs; Historic District Identification. 1. The application fee for historic district identification signs shall be $100. 2. The fee for installation of each historic district identification sign shall be $100. (See s. 116-5.)

81-108.5. Signs; Honorary Street Name. The fee for installation of each honorary street name sign shall be $50. (See s. 113-3.)

81-109. Signs; "No Parking to Driveway". When the installation of a "no parking to driveway" sign is requested by the owner, lessee, manager or tenant of the property involved, the fee chargeable to the requester shall be $125 per sign installation. (See s. 101-50.)

81-110. Signs; Official Street Renaming. The fee for fabrication and installation of each sign required in conjunction with an official street renaming shall be $100. (See s. 113-3.)

81-114. Snow Plowing Motorized Equipment License. 1. Each license shall be valid for one year from the date of issuance. 2. The fee for each license shall be $10. (See s. 116-12.)

81-114.6. Special Events - City Services. The fee for each permit for provision of city services for special events shall be: 1. Class A Event: $3,700. 2. Class B Event: $ 400. 3. Class C Event: $ 110. 4. Class D Event: No fee for issuance of a permit; however a fee shall be charged for services provided under sub. 5. 5. Provision of additional services: a. Dumpster. a-1. 1 to 3 dumpsters: $180. a-2. 4 to 6 dumpsters: $360. a-3. 7 to 9 dumpsters: $540. b. Barricade. b-1. 1 to 4 barricades: $20. b-2. 5 to 20 barricades: $31.


81-115. Special Privileges; Granting of Encroachments. 1. The fee for the introduction of each ordinance or resolution granting a special privilege shall be $300. 2. The fee for the introduction of each ordinance or resolution amending a special privilege for the purpose of adding items shall be $150. 3. There shall be no fee charged for the introduction of an ordinance or resolution amending a special privilege for: a. Removal of items. b. Sale, transfer or conveyance of ownership.

81-116. Street and Alley Vacation Fees. 1. REQUIRED FEES. Street and alley vacations shall be subject to the following fees: a. The fee for filing a preliminary application for vacation of a street shall be $1,375 plus $140 for each 100 feet of street length or fraction thereof above 300 feet. Of this fee, $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 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 $1,375 plus $95 for each 100 feet of alley length or fraction thereof above 300 feet. Of this fee, $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,
81-116.5 License and Permit Fees

legal description and coordinated report for the proposed vacation pursuant to s. 308-28-4.

C. The benefit assessment and vacation-related costs for vacation of a street or alley shall be as identified by the department of public works pursuant to s. 308-28-4d.

d. All fees under pars. a and b are nonrefundable.

2. COUNCIL-INITIATED VACATIONS.
The fees specified in sub. 1-a and b shall not be required for any vacation of a street or alley that is initiated by resolution of the common council pursuant to s. 308-28-1. The charges identified in sub. 1-c may be waived by the common council only if the council identifies a specific alternative funding source, including budgetary account number, to cover the costs associated with the vacation.

(See s. 308-28.)

81-116.5. Street Naming, Honorary. The application fee for an honorary street naming shall be $100.

(See s. 113-3.)

81-117. Street Renaming. 1. The application fee for an official street renaming shall be $100.

2. The applicant shall pay all postage costs relating to the postcard survey of residents, businesses and property owners that is required in conjunction with an application for an official street naming.

(See s. 113-3.)

81-119. Swimming and Other Water Use Facility Operating Licenses. 1. Each swimming or other water use facility operating license shall be issued for the license year beginning July 1 and ending the following June 30.

2. The fee for each swimming or other water use facility operating license shall be $250.

3. In addition to the fees under sub. 2, an applicant shall pay the state of Wisconsin administrative fee, the amount of which is on file with the department.

5. 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 $50. If renewal applications are not sent out by June 15, the late penalty will be assessed 16 days after the applications have been sent.

7. The fee to transfer a license shall be $50.

(See s. 75-20.2.)

81-121. Tattooing and Body-Piercing Establishments.

1. TATTOO ESTABLISHMENT LICENSE. a. The fee for a new tattoo establishment license shall be $375.

b. The fee for each renewal license shall be $200.

c. The fee for a temporary tattoo establishment license shall be $175.

2. BODY-PIERCING ESTABLISHMENT LICENSE. a. The fee for a body-piercing establishment license shall be $375.

b. The fee for each renewal license shall be $200.

c. The fee for a temporary body-piercing establishment license shall be $175.

3. COMBINED TATTOO/BODY-PIERCING LICENSE. a. The fee for a new combined tattoo/body-piercing establishment license shall be $550.

b. The fee for each combined tattoo/body-piercing renewal license shall be $325.

c. The fee for a temporary combined tattoo/body-piercing establishment license shall be $175.

3.5. LICENSE DURATION. Each license issued under this section shall expire on June 30, except that a license initially issued during the period beginning on April 1 and ending on June 30 expires on June 30 of the following year.

4. PREINSPECTION FEE. For inspection of a new tattooing or body-piercing establishment, a preinspection fee of $123 shall be charged.

5. STATE FEE. A portion of the fee shall be used to pay the state of Wisconsin administrative fee, the amount of which is on file with the Wisconsin department of health and family services.

6. DUPLICATE LICENSE. The fee for a duplicate copy of any of the licenses listed in this section shall be $11.

(See s. 75-23.)
81-122. **Tax Bill Duplicate.** The fee for each duplicate tax bill, except for the current tax bill issued during the current tax collection period, shall be $6.
(See s. 304-35.)

81-123. **Tax Payment History and Tax Payment Receipt Duplicate.**
   a. The fee for each tax-levy year payment history shall be $6.
   b. The fee for a duplicate tax payment receipt for each property tax account shall be $6.

81-126.5. **Temporary Change of Plan Permit.**
The fee for a temporary change of plan permit shall be $50.

81-128. **Traffic Signal Timing Schedule.**
The fee for each copy of a traffic signal timing schedule shall be computed at the rate of $30 per intersection.
(See s. 101-50.)

81-129. **Traffic Signs, Documentation of Installation.**
The fee for each letter of documentation relative to traffic control signs shall be $20.
(See s. 101-50.)

81-129.5. **Transient Merchant License.**
   1. Each transient merchant license shall be issued for the length of the event, not to exceed one year.
   2. The fee for each license shall be $140.
(See s. 95-2.)

81-129.7. **Tree Maintenance and Conservation Permit.**
The fee for a tree maintenance and conservation permit shall be $100 plus $10 for each tree proposed to be removed or disturbed under the permit.
(See s. 252-80.)

81-131.3. **Vehicle for Sale on Public Property.**
   1. The fee for each certificate required for vehicles that are for sale in the public way shall be $40.
   2. Certificates shall be valid for a period of 6 months from the date of issuance.
(See s. 101-29.)

81-132. **Wage and Tax Statement Duplicates.**
   1. Upon written request, one copy or duplicate set of wage statements (W-2 form) shall be provided to current or former city employees without charge through April 15 for the preceding calendar year.
   2. The processing charge for requests beyond April 15, or for additional copies or duplicates shall be $15 and $25, respectively, for each item requested.

81-133. **Waste Collector's License, Private.**
   1. Each license shall be valid for 2 years from the date of issuance.
   2. The fee for each vehicle shall be $65.
(See s. 79-9.)

81-134. **Water Service.** There shall be a processing fee of $10 for each permit issued.
(See s. 97-3.)

81-135. **Weighing and Measuring Device Licenses.**
   Weighing and measuring device licenses shall not be transferable between operators, establishments, devices or vehicles. Weights and measures inspection fees for noncompliant devices shall be as provided in s. 60-70.
   1. **LENGTH MEASURING DEVICES.**
      a. Length measuring device licenses shall be valid for 24 months from the date of issuance.
      b. The fee for each length measuring device license shall be $60.
(See s. 82-14)
   2. **LIQUID MEASURING DEVICES.**
      a. Retail petroleum meter licenses shall be valid for 12 months from the date of issuance.
      a-1. The fee for each retail petroleum meter license shall be $60.
      a-2. A retail petroleum meter license shall expire at the same time as the filling station license issued under ch. 84.
      b. All other liquid measuring device licenses, including bulk plant meter licenses, shall be valid for 24 months from the date of issuance.
      b-1. The fee shall be based on the maximum flow rate of a liquid measuring device.
81-135-3 License and Permit Fees

b-2. The following schedule of fees shall apply to a liquid measuring device license:

<table>
<thead>
<tr>
<th>Capacity</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>0 – 30 gallons per minute</td>
<td>$60</td>
</tr>
<tr>
<td>31 – 200 gallons per minute</td>
<td>$250</td>
</tr>
<tr>
<td>Over 200 gallons per minute</td>
<td>$250</td>
</tr>
</tbody>
</table>

(See s. 82-14)

3. SCALES.
   a. Scale licenses shall be valid for 24 months from the date of issuance.
   b. The fee for each scale license shall be $55.
(See s. 82-14)

4. SCANNING DEVICES.
   a. Retail establishment scanning device licenses shall be valid for 24 months from the date of issuance.
   b. The following schedule of fees shall apply to retail establishment scanning device licenses:

<table>
<thead>
<tr>
<th>Capacity</th>
<th>Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>1 – 3 devices</td>
<td>$130</td>
</tr>
<tr>
<td>4 or more devices</td>
<td>$250</td>
</tr>
</tbody>
</table>

(See s. 82-20)

6. TIMING DEVICES.
   a. Timing device licenses shall be valid for 24 months from the date of issuance.
   b. The fee for each timing device license shall be $30.
(See. s. 82-14)

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Pages 273-274 are blank.
13 PUBLIC PLACE OF ACCOMMODATION OR AMUSEMENT includes, but shall not be limited to, a place of business or recreation, lodging establishment, restaurant, tavern, barber, cosmetologist, aesthetician, electrologist, manicuring establishment, nursing home, clinic; hospital, cemetery, or any place where accommodations, amusement, goods, or services are available either free or for consideration.

14. SEXUAL ORIENTATION means the type of sexual, romantic, emotional or spiritual attraction one has the capacity to feel for some others, generally labeled based on the gender relationship between the person and the people to whom they are attracted.

15. SOURCE OF INCOME means income that is legally derived and that is subject to reasonable and good-faith efforts to verify the lawfulness of its derivation and includes moneys received from public assistance, pension and supplementary security income.

109-7. Equal Rights Commission. 1. There is established an equal rights commission consisting of 11 members, appointed by the mayor, subject to confirmation by the common council. A chair shall be elected from the membership of the commission at the first regular meeting of each calendar year by a majority of the members of the commission. Members shall be city residents, appointed from a representative cross-section of the community and shall continue to hold office only so long as they shall reside within the city.

2. Each member of the commission shall be appointed for a term of 3 years, except that 3 members initially appointed by the mayor shall serve for one year, and 2 members shall be appointed for a term of 2 years. Each member shall hold office until a successor is appointed and confirmed. A vacancy occurring other than by expiration of the member’s term shall be filled by appointment of the mayor and confirmation by the common council for the unexpired portion of the term.

3. Five members shall constitute a quorum for conducting business, and a majority of members present shall be required to adopt or approve any action of the commission.

4. The commission shall:
   a. Meet not less than 4 times annually for monitoring the employment, contracting, and program activities of the city, prepare and provide timely reports to the mayor and common council on efforts to promote equal rights, equal opportunities, positive community relations, and to eliminate discrimination and inequities in city government and the city.
   b. Receive complaints alleging violation of this chapter and pursue remedies by means of mediation, conciliation, litigation or other appropriate means supported by findings of fact and conclusions of law. An aggrieved person may, not later than 300 days after an alleged discriminatory practice has occurred, file a written complaint to the commission alleging a discriminatory practice or violation. The commission shall not accept or investigate any complaint unless it is in writing and verified by the complainant.
   c. Not have or exercise jurisdiction over any complaint that sets forth or states any facts or allegations that are the subject matter within the jurisdiction of any state or federal equal rights agency, including, but not limited to the U.S. Equal Employment Opportunity Commission or the Wisconsin Department of Workforce Development, regardless of whether the complainant has chosen to file with that agency.
   d. Render from time to time, but not less than once a year, a written report of its activities and recommendations to the mayor and the common council.
   e. Adopt rules and regulations consistent with this chapter and the laws of the state to carry out the policy and provisions of this chapter, and the powers and duties of the commission.
   f. Issue subpoenas under s. 885.01(4), Wis. Stats., or its successor provisions, to assist in the execution of its duties.

5. The department of administration shall assign staff and provide support to the commission as necessary and appropriate to assist the commission in fulfilling its mission and responsibilities.

6. The department of administration shall assist the commission by staffing its meetings, drafting reports and other documents, maintaining commission documents, initial processing of complaints, and providing resources necessary for the proper hearing of complaints.
109-9 Equal Rights

109-9. Discrimination Prohibited. No person may engage in any act of discrimination with respect to housing, employment or public place of accommodation or amusement against any protected person. No person, employer, or public place of accommodation or amusement may:

1. HOUSING. In regard to housing:
   a. Make or cause to be made any written or oral inquiry or record concerning the nature of any prospective occupants or tenants in a protected class of such housing, or persons associated with them, unless such inquiry or record is necessary for compliance with applicable local, state, or federal law.
   b. Falsely represent that a dwelling is not available for inspection, sale, or rental because of such person’s protected class membership. A person who has received written notice from the police department that a drug nuisance under s. 823.113, Wis. Stats., exists on property for which the person is responsible as owner may take action to eliminate the nuisance, including but not limited to, eviction of residents, provided such action is not a subterfuge to evade the provisions of this chapter.
   c. Discriminate against any person because of such person’s protected class membership, in the terms, conditions or privileges pertaining to the transfer, sale, rental or lease of any housing, or in the furnishing of facilities or services in connection therewith, or in any other manner.
   d. For profit, induce or attempt to induce a person to sell or rent a dwelling by representations regarding the entry or prospective entry into the neighborhood of a person or persons of a particular protected class membership.
   e. Deny any person access to, or membership or participation in, any multiple listing service, real estate brokers’ organization or other service organization or facility relating to the business of selling or renting dwellings, or discriminate against any person in the terms or conditions of such access, membership or participation on account of the person’s protected class membership.
   f. Discriminate against any person in making available a residential real estate-related transaction, or in the terms or conditions of a residential real estate-related transaction, because of a person’s protected class membership.
   g. Refuse to permit, at the expense of the person in a protected class, reasonable modifications of existing premises occupied or to be occupied by such person if such modifications may be necessary to afford such person full enjoyment of the premises, provided:
      1. In the case of a rental, a landlord may condition permission for a modification on the renter providing a reasonable description of the proposed modifications as well as reasonable assurances that the work will be done in a workmanlike manner and that any required building permits will be obtained; or
      2. A landlord may require an escrow account where it is necessary in order to ensure, with reasonable certainty, that funds will be available to pay for restoration at the end of the tenancy. The landlord may negotiate as part of such a restoration agreement a provision requiring that the tenant pay into an interest-bearing escrow account over a reasonable period, not to exceed the length of the lease, a reasonable amount of money, not to exceed the cost of restoration. The interest in any such account shall accrue to the benefit of the tenant. Failure by the landlord to utilize escrow funds for restoration of the premises within 90 days of the termination of the tenancy constitutes a forfeiture of the escrow fund, which shall revert to the tenant.
   h. Refuse to make further restoration if the modifications satisfy either uniform federal accessibility standards or s. SPS 352.04, Wis. Admin. Code.
   i. No landlord may require the restoration of modifications made to public and common use portions of the premises if the modifications were necessary to make those portions readily accessible to and usable by persons in a protected class.
   j. In connection with the design and construction of a covered multifamily dwelling as defined in 24 C.F.R. s. 100.201, fail to design and construct those dwellings in such a manner that:
      1. The dwelling has at least one building entrance on an accessible route, unless it is impractical to do so because of the terrain or unusual characteristics of the site.
3. Order testimony to be taken by deposition before any individual who is designated by the commission and has the power to administer oaths, and, in such instances, to compel testimony and the production of evidence in the same manner as authorized by sub. 2.

4. Pay witnesses the same fees and mileage as are paid in like circumstances by the courts of this state.

109-15. Probable Cause of Violation. At the conclusion of its investigation, the commission shall, in preliminary written findings of fact and conclusions based thereon, make a determination of whether probable cause exists to believe that a violation of this chapter has occurred. If the commission determines that no probable cause exists, it shall immediately send written notice of the determination to the accused and to the complainant. If the commission determines that there is probable cause for believing that a violation of this chapter has been committed, its preliminary findings of fact and conclusions shall contain an order setting a date for hearing to determine whether a violation of this chapter has occurred. The commission shall serve the order upon the accused. A hearing ordered under this subsection shall be commenced within 30 days after the date it is ordered unless the accused petitions for and the commission consents to a later date. Prior to any hearing ordered under this subsection, the parties shall be entitled to full discovery rights, including adverse examination of witnesses who will testify at the hearing at a reasonable time before the date of the hearing.

109-17. Hearing Procedure. 1. During any investigation and during any hearing which is conducted to determine whether a violation of this chapter has occurred, the parties may be represented by counsel of their own choosing, and the parties or their representatives, if any, shall have an opportunity to examine all documents and records obtained or prepared by the commission in connection with the matter heard, to bring witnesses, to establish all pertinent facts and circumstances, to question or refute testimony or evidence, including the opportunity to confront and cross-examine adverse witnesses. During any hearing conducted by the commission to determine whether a violation of this chapter has occurred, all evidence including certified copies of records which the commission considers shall be fully offered and made a part of the record in the proceedings. The parties shall be afforded adequate opportunity to rebut or offer countervailing evidence. Upon request of the parties, the commission shall issue subpoenas to compel the attendance of necessary witnesses.

2. In cases in which the commission deems it necessary, the commission shall appoint a hearing examiner to conduct hearings under this section. Any person whose name is mentioned or who is otherwise identified during a hearing being conducted by the commission and who, in the opinion of the commission, may be adversely affected thereby, may, upon request of the person or a representative of the person, or upon the request of any member of the commission, appear at the hearing to testify on his or her own behalf or have a representative appear to so testify, and the commission may permit any other person to appear and to testify at a hearing.

3. After the conclusion of the hearing the commission shall as soon as practicable begin deliberations on the evidence presented at the hearing and shall then proceed to determine whether the defendant has violated this chapter.

109-19. Determinations; Commission Actions. If the commission determines that no violation of this chapter has occurred, it shall immediately send written notice of the determination to the complainant and defendant. If the commission determines that a violation of this chapter has occurred, its findings of fact and conclusions may contain one or more of the following orders or recommendations:

1. An order requiring the defendant to conform his or her conduct to this chapter.
2. Fines in accordance with s. 109-25.
3. In the case of a licensee of the city, a recommendation of suspension or revocation of the license. The recommendation shall be submitted to the city clerk’s office.

109-21. Settlements. An action may be settled for such sum or terms as may be agreed upon between the applicable parties.
109-23 Equal Rights

   1. Except as provided in sub. 2, all
      records in the possession of the commission are
      open to public inspection at all reasonable times.
   2. Notwithstanding sub. 1, the following
      records in the commission's possession shall not
      be open for public inspection:
         a. Records obtained in connection with a
            request for an advisory opinion other than
            summaries of advisory opinions that do not
            disclose the identity of individuals requesting such
            opinions or organizations on whose behalf they are
            requested. The commission may, however, make
            such records public with the consent of the
            individual requesting the advisory opinion or the
            organization or governmental body on whose
            behalf it is requested. A person who makes or
            purports to make public the substance of or any
            portion of an advisory opinion requested by or on
            behalf of the person shall be deemed to have
            waived the confidentiality of the request for an
            advisory opinion and of any
            records obtained or
            prepared by the commission in connection with the
            request for an advisory opinion.
         b. Records obtained or prepared by the
            commission in connection with an investigation,
            except that the commission shall permit inspection
            of records that are made public in the course of a
            hearing by the commission to determine if a
            violation of this chapter has occurred. Whenever
            the commission refers such investigation and
            hearing records to the appropriate party under
            s. 109-19, they may be made public in the course
            of prosecution initiated under this chapter.

109-25. Forfeiture.  1. Any person who willfully
violates this chapter or any lawful order of the
commission under this chapter shall, for the first
violation, forfeit not less than $500 nor more than
$5,000.
   2. For each successive violation within 5
years of having been adjudged to be in violation of
this chapter or any lawful order of the commission
under this chapter, the person shall forfeit not less
than $1,000 nor more than $10,000.

109-27. Enforcement.  1. Whenever in the
judgment of the commission, the enforcement of a
forfeiture imposed for violation of this chapter or of
an order under this chapter is necessary, the
commission shall refer the matter in writing to the
city attorney for enforcement in the name of the
city or the commission.
   2. Upon referral, the city attorney may
seek enforcement of this chapter in a court of
competent jurisdiction and as provided in
ss 66.0114 and 66.1011(2), Wis. Stats., or
otherwise.
   3. At any time after a complaint is filed,
the commission may request the city attorney to
file a petition in circuit court, seeking appropriate
temporary relief against the respondent, pending
final determination of proceedings under this
chapter, including an order or decree restraining
the respondent from performing an act tending to
render ineffectual an order the commission may
enter with respect to the complaint.

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