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same to him, and in default of payment therefor to levy the cost thereof as a special tax upon such real estate, to be assessed and collected as other taxes in such towns; to regulate the storage of gunpowder and other dangerous materials; to require the construction of safe places for the deposit of ashes; to regulate the manner of putting up stove pipes and the construction and cleaning of chimneys; to prevent bonfires and the use of fireworks, and firearms in the town or any part thereof; to authorize fire wardens, at all reasonable times, to enter and examine all dwelling houses, lots, yards, inclosures and buildings of every description in order to discover whether any of them are in a dangerous condition and to cause such as may be dangerous to be put in safe condition.

Approved June 28, 1943.

No. 598, A.]

[Published July 2, 1943.

CHAPTER 408.

AN ACT to amend 203.01 (1) and 203.06 (1) and to create 203.01 (4) of the statutes, relating to standard fire insurance policy.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 203.01 (1) of the statutes is amended to read:

203.01 (1) The commissioner shall keep on file * * * printed forms, sizes $8 \ 1/2 \ by \ 11$ inches and $8 \ 1/2 \ by \ 14$ inches, in blank of the standard policy of fire insurance, containing the provisions, agreements and conditions specified in this section. An insurance company may at its option use either size. The following policy form is declared to be and shall be known as the "Standard Fire Insurance Policy of the State of Wisconsin."

[FACE OF POLICY]

STANDARD FIRE INSURANCE POLICY OF THE STATE OF WISCONSIN

No.

[Space for insertion of name of company or companies issuing the policy and other matter permitted to be stated at the head of the policy.]

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AMOUNT \$..... RATE PREMIUM \$..... IN CONSIDERATION OF THE STIPULATIONS HERE-IN NAMED AND OF DOLLARS PREMIUM DOES INSURE and legal representatives, to the extent of the actual cash value (ascertained with proper deductions for depreciation) of the property at the time of loss or damage but not exceeding the amount which it would cost to repair or replace the same with material of like kind and quality within a reasonable time after such loss or damage, without allowance for any increased cost of repair or reconstruction by reason of any ordinance or law regulating construction or repair and without compensation for loss resulting from interruption of business or manufacture, for the term of, from the day of, 19...., at noon, to the day of, 19...., at noon, against all DIRECT LOSS AND DAMAGE BY FIRE AND BY LIGHT-NING WHETHER FIRE ENSUES OR NOT and by removal from premises endangered by fire, except as herein provided, to an amount not exceeding dollars, to the following described property while located and contained as described herein, or pro rata for 5 days at each proper place to which any of the property shall necessarily be removed for preservation from fire, but not elsewhere, to wit:

[Space for description of property * * * and optional space for attachment of riders, forms and endorsements.]

This policy is made and accepted subject to the foregoing stipulations and conditions, and to the stipulations and conditions printed on the back hereof, which are hereby made a part of this policy, together with such other provisions, stipulations and conditions as may be indorsed hereon or added hereto as herein provided.

IN WITNESS WHEREOF, this company has executed and attested these presents.

[Space for date and for signatures and titles of officers and agent.]

SECTION 2. 203.01 (4) of the statutes is created to read:

203.01 (4) The position of the number of the policy and the arrangement of and spacing between lines endorsed on the filing side thereof may be modified by the insurer to suit its convenience provided that the information prescribed by subsection (3) hereof shall be clearly set forth thereon. It shall also be optional

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for insurer to insert the words "Renewal of Number" on face of policy followed by a blank line on which appropriate number may be placed.

SECTION 3. 203.06 (1) of the statutes is amended to read :

203.06 (1) No person except town mutual insurance companies. shall issue, use or deliver for use any fire insurance policy on property in this state, unless it shall conform in all particulars as to blanks, size of type, context, provisions, agreements and conditions with the printed forms of policy. sizes 8 1/2 by 11 inches and 8 1/2 by 14 inches, filed in the office of the commissioner as provided for in sections 203.01 to 203.08, and no other or different provisions, agreements, conditions or clauses shall be a part of said policy, or be indorsed thereon or delivered therewith. except that the name of the company, its location or place of business, the date of its incorporation or organization and the state or country under which the same is organized, the amount of paid-up capital, whether it is a stock or mutual company, the names of its officers, and, if it be issued through a manager or agent of the company, the words "This policy shall not be valid until countersigned by the duly authorized manager or agent of the company at," may be printed on the policies.

Approved June 29, 1943.

No. 602, A.]

[Published July 2, 1943.

CHAPTER 409.

AN ACT to create 20.03 (7) (f) of the statutes, relating to federal money received by the state for veterans admitted and cared for at the Grand Army Home, and making an appropriation.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

20.03 (7) (f) of the statutes is created to read:

20.03 (7) (f) Annually, beginning July 1, 1943, for a period of 10 years, all moneys received by the state from the federal government as aid for veterans of any war or military expedition of the United States who have been admitted to and are cared for at the Grand Army Home for Veterans, as a nonlapsible

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