

No. 485, A., Corrected Copy]

[Published June 11, 1949.  
[Republished July 11, 1949.**CHAPTER 238.**

AN ACT to amend 203.11 of the statutes, relating to liability under fire insurance policies.

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

203.11 of the statutes is amended to read:

203.11 \* \* \* *Whether or not* a condition is included in any fire insurance policy issued in this state that unless provided by agreement in writing added thereto the insuring company shall not be liable for loss or damage occurring while the insured shall have any other contract of insurance, whether valid or not, on property covered in whole or in part by such policy, such other or additional insurance, whether with or without knowledge *or permission* of the insuring company, shall nevertheless not operate to relieve the insuring company from liability for loss or damage occurring while the insured shall have such other contract of insurance, whether valid or not. Subject to all other terms and conditions of its policy, each insuring company shall be liable for its proportionate share of any such loss or damage, but in no event shall the insured be entitled to recover from any or all of such insuring companies a sum greater than his actual loss or damage.

Approved July 7, 1949.

---