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requested by a municipality to assist in the administration and enforcement of the Uniform Dwelling Code:

(a) Where employes of the department perform on-site inspections, the fee shall be determined in accordance with s. ILHR 2.04 (2), with a minimum fee of \$120.00 per inspection, payable in advance of issuing the building permit.

(b) Where employes of the department perform on-site enforcementrelated inspections as a result of consumer complaints, contractor requests or requests by any individuals in municipalities where permits are not issued and inspections are not performed, a fee shall be assessed to the individual requesting the inspection determined in accordance with s. ILHR 2.04 (2), with a minimum fee of \$120.00 per inspection, payable in advance of the inspection.

(c) Where an independent inspector or inspection agency under contract to the department performs inspections, the fees established in the contract shall defray the actual cost of the service.

(4) MANUFACTURED DWELLINGS. (a) Except as provided in pars. (b) and (c), where employes of the department perform plan reviews, plant evaluations, consumer complaint investigations or any other type of enforcement-related activity for manufactured dwellings, the manufacturer shall be assessed at the rates determined in accordance with s. ILHR 2.04.

(b) The minimum fee for plan review shall be \$80.00 per plan.

(c) The minimum fee for inspections shall be \$120.00 per inspection.

(5) MANUFACTURED MULTI-FAMILY DWELLINGS. (a) Fees related to plan examination and field inspections shall be determined in accordance with s. ILHR 2.31.

(b) Fees related to in-plant inspections performed by the department shall be assessed and determined in accordance with s. ILHR 2.04 (2).

(6) WISCONSIN INSIGNIAS. Fees for Wisconsin insignias shall be assessed and computed on the basis of \$25.00 for each dwelling unit.

(7) MISCELLANEOUS FEES. When the department provides goods or services not specifically covered by the fees in subs. (1) to (6), fees may be charged to persons or organizations requesting the goods and services based upon actual cost.

History: Cr. Register, June, 1992, No. 438, eff. 7-1-92.

ILHR 2.35 Rental unit energy efficiency program. Pursuant to s. 101.19 (1) (i), Stats., the fees to administer and enforce s. 101.122, Stats., are as follows:

(1) APPLICATIONS FOR EXEMPTION. A fee of \$25.00 shall be remitted to the department when an application for exemption is submitted to the department.

(2) APPLICATIONS FOR STIPULATION. A fee of 50.00 shall be remitted to the department when an application for stipulation is submitted to the department.

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(3) APPLICATIONS FOR WAIVER. A fee of \$50.00 shall be remitted to the department when an application for waiver is submitted to the department.

(4) CERTIFICATION STAMPS. A fee of \$20.00 shall be remitted to the department for each DILHR certification transfer authorization stamp used to authorize certificates of compliance. Only certified rental unit energy efficiency inspectors and authorized municipalities may purchase certification stamps from the department.

(5) FEES FOR INSPECTION AND CERTIFICATION. (a) *Maximum fee*. The maximum fee for inspection and certification of rental units by the department, authorizing municipality or any certified inspector, shall be as follows:

1. Up to 2 Rental Units	\$200.00
2. Three to 8 Rental Units	
\$200 plus \$50 for each additional rental unit	over 2 rental units
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3. Over 8 Kental Units \$500 plus \$25 for each additional rental unit over 8 rental units

(b) Scope of fee. The inspection and certification fee shall cover the cost of performing an initial inspection, which includes issuing a field inspection report explaining items of noncompliance and a final inspection, which includes the cost of the certification stamp and preparation of the certificate. If additional inspections are required due to noncompliant items not being corrected, an additional fee, based upon an actual cost basis, including salary and actual travel expenses, may be charged to offset the cost of further inspections. If, after an initial inspection, a notice of noncompliance is issued and, upon reinspection, all the required energy measures were installed, no additional charges may be made for any further inspections. Further inspections may be necessary to assure that the proper energy measures are installed in response to any additional points of noncompliance.

(c) Fees for requested inspections. Inspections the department is requested to perform will be charged the maximum fee.

(6) TRANSFER AUTHORIZATION STAMPS. Any authorized municipality shall remit to the department the following fees for each transfer authorization stamp:

(a) Certificate	••••	•••••	\$10.00
(b) Stipulation	an e the state of adapt	and a state of the second	\$10.00
(c) Waiver	anna ann an tarthairte ann an tarthairte An tarthairte anns an tarthairte ann an	n an Andrew He New Andrew He National Andrew He	\$10.00

History: Cr. Register, June, 1992, No. 438, eff. 7-1-92.

Subchapter IV — Petroleum

ILHR 2.41 Petroleum product fund. (1) GENERAL. The department shall collect a fee of \$0.50 for each 50 gallons of petroleum product from which a sample is taken for the following programs:

(a) The administration of the petroleum product inspection program; Register, June, 1992, No. 438

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(b) The administration of the petroleum product storage tank program;

(c) The operation of the petroleum storage environmental remedial action fund to pay actual and projected awards and administrative costs;

(d) Transfer to the department of agriculture, trade and consumer protection for the administration of the unfair sales enforcement program;

(e) Transfer to the department of natural resources for the well compensation program; and

(f) Other programs, including the department of natural resources environmental repair fund, that may be specified by statute.

(1m) VAPOR RECOVERY GRANT PROGRAM. Beginning on September 1, 1991, the department shall charge an oil inspection fee, in addition to any other fees, of \$0.50 for each 50 gallons from which petroleum product samples were taken for the vapor recovery grant program. No fees may be charged under this subsection after October 31, 1992.

(2) SPECIFIED FEES AS LIENS ON PRODUCT INSPECTED. The fees specified in this section shall be a lien on the products inspected.

(3) PENALTIES FOR VIOLATION OF S. 168.05, STATS. In addition to the penalties specified under s. 168.15, Stats., when the department identifies a violation of the statutory provisions of s. 168.05, Stats., it shall charge a fee based upon the following schedule:

(a) 1. For the first violation identified during the calendar year, a fee equal to the total inspection fee collected under this section;

2. For the second violation identified during the calendar year, twice the inspection fee specified in subd. 1; and

3. For the third and subsequent violations identified during the calendar year, three times the inspection fee specified in subd. 1.

(b) If the department is notified within 60 days of the violation of s. 168.05, Stats., by the person who imported or received the petroleum product, a fee equal to the total inspection fee collected under this section shall be charged.

(4) CERTIFICATION FEES FOR PETROLEUM PRODUCT USERS. (a) Persons applying for certification or recertification as a petroleum product user shall submit with the application for certification or recertification an annual fee, determined from the date of certification, of \$270.00 for each separate storage location.

(b) Certified petroleum product users are exempt from the payment of the fee segment which is used to fund the administration of the petroleum inspection program. The certified petroleum product user shall remit to the department the remaining segment of the total fee. The amount of the total fee determined to be the funding for the petroleum inspection program is \$0.035.

History: Cr. Register, June, 1992, No. 438, eff. 7-1-92.

ILHR 2.42 Self-service stations or stations using key, card or code operated dispensing devices. Fees for the examination of plans and site inspec-

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tions for self-service stations or stations using key, card or code operated dispensing devices shall be determined in accordance with Table 2.42. Tank installation fees for such stations shall be in accordance with Table 2.43.

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Type of Examination or Inspection	 and the second	Fee
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Table 2.42

History: Cr. Register, June, 1992, No. 438, eff. 7-1-92.

ILHR 2.43 Storage tanks: flammable and combustible liquids, liquefied petroleum gas, liquefied natural gas and compressed natural gas. (1) PLAN EXAMINATION AND INSPECTION FEE. Fees for the examination of plans and site inspections for tanks used for the storage of flammable and combustible liquids, liquefied petroleum gas, liquefied natural gas and compressed natural gas shall be determined in accordance with Table 2.43.

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