

of this subsection shall not apply to any bona fide registered pharmacist who is the owner of a retail drug store who may hold a Class A permit and a federal permit to purchase and dispense intoxicating liquor on the prescription of a physician.

(30a) The commissioner, his deputies or any peace officer may inspect the premises of any person having a license for the sale of non-intoxicating liquors at any reasonable time without warrant.

SECTION 2. This act shall take effect upon passage and publication.

Approved June 25, 1925.

No. 296, S.]

[Published June 27, 1925.

CHAPTER 377.

AN ACT to create subsection (6) of section 201.05 and to amend subsection (2) of section 203.06 of the statutes, relating to combined coverage.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. A new subsection is added to section 201.05 of the statutes to be numbered and to read: (201.05) (6) When, in a mutual company or reciprocal exchange, paying no commission for the procurement of business and confining its business to a line of risks principally sprinklered, in course of being so sprinklered, or principally of non-combustible construction and occupancy, and allied properties of such risks under the same ownership and used in connection with the business operation and conduct of such risks, and which insurer receives from its members premium deposits in excess of the expected requirements, the unabsorbed portions of which are returned to the members, the same policy embraces more than one of the risks specified in subsections (1) and (12) of section 201.04, it may be with or without a separate premium charge. This specific provision shall not change the construction of provisions applicable to other risks.

SECTION 2. Subsection (2) of section 203.06 of the statutes is amended to read: (203.06) (2) Printed or written forms of description and specifications or schedules of the property covered by any particular policy, and any other matter necessary to

clearly express all the facts and conditions of insurance on any particular risk (which facts or conditions shall in no case be inconsistent with or a waiver of any of the provisions or conditions of the standard policy herein provided for), may be written upon or attached or appended to any policy issued on property in this state. Nothing in this section shall be construed as prohibiting the attachment to said policy of a clause or * * * *clauses insuring against any other risk or risks authorized by subsection (3) of section 201.05 to be embraced in the same policy with fire, or against consequential loss or damage including loss of rents, leasehold interests, profits or commission or loss resulting from interruption of business or manufacture due to * * * any or all of the risks insured against.*

SECTION 3. This act shall take effect upon passage and publication.

Approved June 25, 1925.

No. 295, S.]

[Published June 27, 1925.

CHAPTER 378.

AN ACT to amend section 203.49 of the statutes, relating to insurance rating.

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

SECTION 1. Section 203.49 of the statutes is amended to read: 203.49 The provisions of this act shall not apply to town mutual companies nor to domestic mutual cyclone insurance companies operating on the assessment plan *nor to mutual companies or reciprocal exchange paying no commissions for the procurement of business and confining their business to a line of risks principally sprinklered, in course of being so sprinklered, or principally of non-combustible construction and occupancy, and allied properties of such risks under the same ownership and used in connection with the business operation and conduct of such risks, and which insurers receive from their members premium deposits in excess of the expected requirements, the unabsorbed portions of which are returned to the members.*

SECTION 2. This act shall take effect upon passage and publication.

Approved June 25, 1925.