

CHAPTER 75

FEES

[Prior to 9/24/86, Labor, Bureau of [530]]

[Prior to 11/19/97, see 347—Ch 75]

875—75.1(89A) New installations.

75.1(1) Installation inspection and permit fees for elevators shall be as follows: up to and including four landings—\$500; five or more landings—\$600. Installation inspection and permit fees for escalators and moving walks shall be \$500. These fees include initial inspection and first-year operating permit. If the conveyance does not comply at the time of the acceptance inspection and has to be reinspected through no fault of the division of labor services, there shall be a reinspection fee of \$200 for each additional inspection. The installation inspection and permit fees shall be remitted to the division of labor services when the application is filed.

Consultative inspections may be performed at the discretion of the labor commissioner for a fee of \$100 per hour, including travel time, with a minimum charge of \$200.

75.1(2) Installation inspection and permit fees for dumbwaiters and inclined or vertical wheelchair lifts shall be \$350. These fees include initial inspection and first-year permit. If the conveyance does not comply at the time of the acceptance inspection and has to be reinspected through no fault of the division of labor services, there shall be a reinspection fee of \$200 for each additional inspection. The installation inspection and permit fees shall be remitted to the division of labor services when the application is filed.

Consultative inspections may be performed at the discretion of the labor commissioner for a fee of \$100 per hour, including travel time, with a minimum charge of \$200.

75.1(3) Installation inspection and permit fees for each wind tower lift as described in rule 875—72.12(89A) shall be \$250. This fee includes the initial inspection; the first-year operating permit; and the issuance of a single installation permit for all of the identical wind tower lifts installed in identical wind towers in a single wind farm as the result of one construction contract. This fee is applicable to all wind tower lifts, regardless of the date of installation. If a wind tower lift is not in compliance at the time of the installation inspection and has to be reinspected through no fault of the division of labor services, there shall be a reinspection fee of \$150 for each additional inspection.

75.1(4) Construction personnel hoists.

a. Installation inspection and permit fees for construction personnel hoists installed on or after July 1, 2008, shall be \$500 if the completed construction personnel hoist is planned for four or fewer landings and \$600 if the completed construction personnel hoist is planned for five or more landings. This fee includes the initial inspection and first-year operating permit.

b. If the plans call for a construction personnel hoist to be extended to additional floors after it is initially put into service, each extension shall be considered an alteration. The cost for each alteration shall be \$150, and the installation permit for construction personnel hoists shall also serve as an alteration permit for each of the planned extensions as reported to the labor commissioner.

c. The fees established by paragraphs “*a*” and “*b*” of this subrule shall be remitted to the division of labor services when the installation permit application is filed.

d. If the construction personnel hoist does not comply at the time of inspection and has to be reinspected through no fault of the division of labor services, there shall be a reinspection fee of \$150 for each additional inspection.

e. Consultative inspections on construction personnel hoists may be performed at the discretion of the labor commissioner for a fee of \$100 per hour, including travel time, with a minimum charge of \$200.

75.1(5) The cost of reviewing sectional plans or prints once is included in the above fees. Print revisions submitted to the division shall be subject to an additional fee of \$50.

875—75.2(89A) Alterations.

75.2(1) Alteration inspection and permit fees shall be \$200 for alterations up to and including 25 percent; \$400 for alterations of 26 percent up to and including 50 percent; and the fee schedule for new installations shall apply for alterations over 50 percent. The alterations table in rule 875—76.7(89A)

shall be used to determine the change percentage. These fees include initial inspection and the alteration permit fees.

75.2(2) If the alteration does not comply at the time of an acceptance inspection and has to be reinspected through no fault of the division of labor services, there shall be a reinspection fee of \$200 for each additional inspection.

75.2(3) Except as described in subrules 75.2(4) to 75.2(6), the alteration inspection and permit fees shall be remitted to the division of labor services when the application is filed.

75.2(4) The alteration permit application fee and alteration inspection fee for construction personnel hoists installed after July 1, 2008, are included with the installation application fee as described in rule 75.1(89A).

75.2(5) For construction personnel hoists installed prior to July 1, 2008, and extended to additional floors on or after July 1, 2008, the combined fee for the alteration inspection and the alteration permit shall be \$150.

75.2(6) Consultative inspections associated with alteration permits may be performed at the discretion of the labor commissioner for a fee of \$100 per hour, including travel time, with a minimum charge of \$200.

875—75.3(89A) Periodic (annual) inspections.

75.3(1) The periodic (annual) inspection fee for elevators, escalators, moving walks, or dumbwaiters and inclined or vertical wheelchair lifts shall be as follows: for each elevator—\$75; for each escalator—\$60; for each moving walk—\$60; for each dumbwaiter—\$60; for each hand-powered elevator—\$60; for each inclined or vertical wheelchair lift—\$60. This fee includes only the inspection. If the installation has to be reinspected through no fault of the division of labor services, there shall be a reinspection fee of \$200. Fees shall be remitted to the division of labor services within 30 days of the date of inspection.

Consultative inspections may be performed at the discretion of the labor commissioner for a fee of \$100 per hour, including travel time, with a minimum charge of \$200.

75.3(2) Tower elevator and construction personnel hoist inspections. The periodic (annual) inspection fee for tower elevators and construction personnel hoists shall be \$300. If the installation has to be reinspected through no fault of the division of labor services, there shall be a reinspection fee of \$300. Each consultative inspection fee is \$300.

75.3(3) Wind tower lift inspections. The periodic (annual) inspection fee for each wind tower lift shall be \$150. If the installation has to be reinspected through no fault of the division of labor services, there shall be a reinspection fee of \$150. The fee for each consultative inspection is \$150.

875—75.4(89A) Operating permits. The annual operating permit fee shall be as follows: for each conveyance—\$50.

875—75.5(89A) Construction (temporary operating) permits. The construction (temporary operating) permit fee shall be as follows: for a conveyance—\$100. This fee includes initial inspection and the construction (temporary operating) permit fee. If the installation has to be reinspected through no fault of the division of labor services, there shall be a reinspection fee of \$100 for each additional inspection. Fees shall be remitted to the division of labor services when the application for a construction (temporary operating) permit is filed.

875—75.6(89A) Extension of time for permit. The extension of time fee for construction (temporary operating) permit shall be as follows: for each conveyance—\$50.

875—75.7(89A) Special inspector license. The special inspector license annual fee shall be \$60. The fee must be paid for each renewal.

875—75.8(89A) Safety test certification for own conveyance. The annual certification fee for performing safety tests on one's own or an employer's conveyance shall be \$25. The certification fee must be paid for each renewal.

These rules are intended to implement Iowa Code section 89A.13.

[Filed emergency 12/15/75, Notice 10/6/75—published 12/29/75, effective 12/15/75]

[Filed 11/7/80, Notice 10/1/80—published 11/26/80, effective 12/31/80]

[Filed emergency 9/5/86—published 9/24/86, effective 9/24/86]

[Filed 9/11/92, Notice 8/5/92—published 9/30/92, effective 1/1/93]

[Filed emergency 12/4/92 after Notice 9/30/92—published 12/23/92, effective 12/23/92]

[Filed emergency 12/2/93 after Notice 10/27/93—published 12/22/93, effective 1/1/94]

[Filed 10/31/97, Notice 9/24/97—published 11/19/97, effective 1/1/98]

[Filed 11/7/03, Notice 10/1/03—published 11/26/03, effective 1/1/04]

[Filed 6/2/05, Notice 4/27/05—published 6/22/05, effective 7/27/05]

[Filed 12/9/05, Notice 10/12/05—published 1/4/06, effective 2/8/06]

[Filed 7/3/07, Notice 4/25/07—published 8/1/07, effective 9/5/07]

[Filed emergency 5/28/08—published 6/18/08, effective 5/28/08]

[Filed emergency 6/24/08—published 7/16/08, effective 7/23/08]

[Filed 9/3/08, Notice 6/18/08—published 9/24/08, effective 10/29/08]

[Filed 9/3/08, Notice 7/16/08—published 9/24/08, effective 10/29/08]