One full day: Not to exceed 6 hours on site.

In excess of 6 hours on site: \$25.00 per hour or any portion thereof.

Expenses shall include:

Travel: \$5.00 per hour plus \$.10 per mile driven, or \$5.00

per hour plus actual cost of purchased transportation.

Hourly travel charges shall not exceed \$50.00 for any

24-hour period.

Hotel and meals: Actual cost.

NEW SECTION. Sec. 3. Section 33, chapter 32, Laws of 1951 and RCW 70.79.340 are each repealed.

Passed the Senate January 29, 1970 Passed the House February 4, 1970 Approved by the Governor February 20, 1970 Filed in Office of Secretary of State February 24, 1970

CHAPTER 22
[Senate Bill No. 126]
ELEVATORS, OTHER LIFTING DEVICES
AND
MOVING WALKS

AN ACT Relating to elevators, other lifting devices and moving walks; amending section 3, chapter 26, Laws of 1963 and RCW 70.87.030; amending section 12, chapter 26, Laws of 1963 and RCW 70.87-.120; and repealing section 13, chapter 26, Laws of 1963 as amended by section 3, chapter 108, Laws of 1969 ex. sess. and RCW 70.87.130.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF WASHINGTON:

Section 1. Section 3, chapter 26, Laws of 1963 and RCW 70-.87.030 are each amended to read as follows:

The director of the department of labor and industries shall administer this chapter through the supervisor of the division of ((safety)) building and construction safety inspection services. The supervisor shall promulgate and adopt such rules and regulations governing the mechanical and electrical operation, erection, installation, alterations, inspection, acceptance tests, and repair of conveyances as may be necessary and appropriate and shall also promul-

gate and adopt minimum standards governing existing installations: PROVIDED, That in the execution of this rule making power and prior to the promulgation and adoption of rules and regulations by the supervisor, he shall consider generally the rules and regulations for the safe mechanical operation, erection, installation, alteration, inspection, and repair of conveyances, including the American Standard Safety Code for Elevators, Dumbwaiters and Escalators, and any amendatory or supplemental provisions thereto, and he shall be guided by the provisions thereof where pertinent and consistent with the purposes of this chapter. The director of the department of labor and industries by rule and regulation shall establish a schedule of fees to pay the costs incurred by the department for the work related to administration and enforcement of this chapter. Nothing in this chapter shall limit the authority of the division to prescribe or enforce general or special safety orders in accordance with the provisions of chapter 49.16 RCW.

- Sec. 2. Section 12, chapter 26, Laws of 1963 and RCW 70.87-.120 are each amended to read as follows:
- (1) The supervisor shall appoint and employ inspectors, as may be necessary to carry out the provisions of this chapter, under the provisions of the rules and regulations adopted by the state personnel board in accordance with chapter 41.06 RCW.
- spected and tested at least once each year. Inspectors shall have the right during reasonable hours to enter into and upon any building or premises in the discharge of their official duties, for the purpose of making any inspection or testing any conveyance contained thereon or therein. Inspections and tests shall conform with the rules and regulations promulgated and adopted by the supervisor. All installations shall be inspected by the supervisor before any initial permit for operation shall be issued. Permits shall not be issued until the fees ((required)) herein have been paid.
 - (3) If inspection shows a conveyance to be in an unsafe con[196]

dition, the supervisor shall issue an inspection report in writing requiring the repairs or alterations to be made to the conveyance which are necessary to render it safe, and may order the operation thereof discontinued until the repairs or alterations are made or the unsafe conditions are removed.

(((4)--No-fee-shall-be-enarged-for-the-yearly-inspections-or-for-the-initial-inspection-after-installation-or-alteration,--If-how-ever,-the-conveyance-does-not-meet-the-requirements-of-the-depart-ment,-and-if-another-inspection-is-required-to-confirm-compliance-by the-person-having-control-over-the-conveyance-with-the-regulations of-the-department,-then-an-inspection-fee-of-ten-dollars-per-conveyance-to-be-inspected-shall-be-charged-for-such-first-reinspection, and-if-there-is-still-failure-to-comply-with-the-rules-of-the-depart-ment,-a-fee-of-twenty-five-dollars-shall-be-charged-for-every-unit requiring-a-further-reinspection---These-fees-are-in-addition-to-the fees-charged-under-RCW-70-87-130-and-must-be-paid-before-issuance of-an-operating-permit-

45}--Any-person,-firm,-corporation-or-governmental-agency
may-secure-supplemental-inspections-of-conveyances-by-paying-to-the
division-a-fec-of-twenty-five-dollars-per-day-plus-the-standard-per
diem-and-mileage-allowed-by-the-division-to-its-inspectors+

46}--Any-inspection-of-a-conveyance-by-the-supervisor-in
accordance-with-the-provisions-of-this-act-shall-constitute-inspection-and-compliance-with-the-requirements-of-chapter-49-16-RGW+))

NEW SECTION. Sec. 3. Section 13, chapter 26, Laws of 1963 as amended by section 3, chapter 108, Laws of 1969 ex. sess. and RCW 70.87.130 are each repealed.

Passed the Senate January 30, 1970 Passed the House February 5, 1970 Approved by the Governor February 20, 1970 Filed in Office of Secretary of State February 24, 1970