## 219.54 FREIGHT PLATFORM.

- (a) Within 30 days after written notice, served in the same manner as a summons in district court, from the governing body of a statutory city containing 250 inhabitants or more, a railroad company shall provide platforms at stations as required by the city and at other stations and sidings when required by the commissioner of transportation.
  - (b) These platforms must:
  - (1) be immediately alongside of the railroad company's tracks or sidetracks;
  - (2) have approaches at each end;
- (3) be suitable and convenient for loading and unloading heavy machinery and other freight upon and from the railroad company's cars;
  - (4) be at least 12 feet wide, strongly built, and floored with planking at least three inches thick;
  - (5) be at least 32 feet long, exclusive of approaches;
  - (6) be the height of the floor of an ordinary boxcar; and
  - (7) have approaches of such grade that heavily loaded vehicles and equipment can be driven on them.
- (c) Any company failing to comply with this section shall forfeit to the state not less than \$500 nor more than \$1,000 for every 30 days that the failure continues.

**History:** (4762) RL s 2003; 1923 c 142 s 1; 1971 c 25 s 67; 1973 c 123 art 5 s 7; 1976 c 166 s 45; 1980 c 460 s 24; 1980 c 534 s 44; 1985 c 265 art 4 s 1; 1998 c 403 s 29