2007 SENATE BILL 357

December 17, 2007 – Introduced by Senators Hansen, Taylor and Grothman, cosponsored by Representatives Van Roy, Soletski, Bies, F. Lasee and Nygren. Referred to Committee on Environment and Natural Resources.

AN ACT to amend 29.519 (1m) (c) of the statutes; relating to: minimum harvesting requirements for Great Lakes fish.

Analysis by the Legislative Reference Bureau

Under current law, the Department of Natural Resources may promulgate rules establishing qualifications for persons applying for commercial fishing licenses for fishing in the Great Lakes. These rules include a requirement that, in order to qualify for a license, an applicant must have harvested in the previous license year at least a certain amount of fish. This bill prohibits minimum harvesting requirements.

For further information see the state fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 29.519 (1m) (c) of the statutes is amended to read:

29.519 (1m) (c) The department may promulgate rules defining the qualifications of licensees in the reasonable exercise of this authority, giving due consideration to residency, past record including compliance with the records
requirements of sub. (5), fishing and navigation ability and quantity and quality of
equipment possessed. The rules may not impose any minimum harvesting
requirements on applicants for licenses requiring that applicants harvested, in any
previous period of time, a specified minimum amount of fish. Rules relating to
licensing commercial fishers shall be based on criteria provided by the commercial
fishing boards under sub. (7).

(END)