2017 SENATE BILL 47

February 15, 2017 - Introduced by Senators ROTH, RINGHAND, CARPENTER, DARLING, FEYEN, HARSdorf, JOHNSON, C. LARSON, LASEE, LEMahieu, OLSen, PETROWSKI, L. TAYLor and WIRch, cosponsored by Representatives GOYKE, KOOYenga, ALLEN, BALLweg, BERCEAU, BERNIER, BILLINGS, BOWEN, E. BROOKS, R. BROOKS, BROSTOFF, CONSIDINE, DUCHOW, EDMING, FELzkowski, FIELDS, GENRICH, HEBl, HESSelBEIN, HORlACHer, HUTTON, KatsMA, KERKMAN, KLEEFisch, KOLSTE, KREMER, MACCO, MASON, MILROY, Murphy, MURSAU, NOvAK, OHElstAD, OTH, PETRYK, QUINN, RIEMER, RIPP, ROHRKASTE, SARGENT, SINICKI, SKOWRONSKI, SPIROS, SPREITzer, SUBECK, SUMMERFIELD, THIESFELDT, TITTL, TRANEL, VANDERMeER, VRUWINK, WEATHERSTon and ZEPNICK. Referred to Committee on Workforce Development, Military Affairs and Senior Issues.

AN ACT to amend 16.283 (1) (b) 3. of the statutes; relating to: service-connected disability rating for disabled veteran-owned businesses.

Analysis by the Legislative Reference Bureau

This bill eliminates the minimum service-connected disability rating applicable for the Department of Administration’s certification of disabled veteran-owned businesses for state procurement and contracting purposes. Under current law, that disability rating must be a minimum of 20 percent, as awarded by the U.S. Department of Veterans Affairs. Under the bill, a person who is in receipt of any award of a service-connected disability rating from the U.S. Department of Veterans Affairs satisfies the state requirement.

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

SECTION 1. 16.283 (1) (b) 3. of the statutes is amended to read:

16.283 (1) (b) 3. A person who is in receipt of an award from the U.S. department of veterans affairs of a service-connected disability rating under 38 USC 1114 or 1134 of at least 20 percent.

(END)