AN ACT to renumber and amend 893.33 (6m); and to create 893.33 (6m) (b) of the statutes; relating to: creating an exception to the 40-year recording requirement for recorded access easements.

Analysis by the Legislative Reference Bureau

Current law generally bars actions affecting title to real estate that are based on instruments executed or recorded more than 30 years prior to the commencement of the action unless an instrument expressly referring to the existence of the claim or defense has been recorded in the office of the register of deeds of the county where the real estate is located within 30 years after the execution or recording of the original instrument and within each successive 30-year period thereafter. Under current law, the recording requirement for recorded easements and covenants restricting the use of real estate is 40 years, rather than 30 years. Current law provides a number of exceptions to these limitation periods. For example, the recording requirement does not apply to a conservation easement or to any interest in real estate owned by a railroad corporation, public service corporation, or the state.

This bill creates an additional exception to the recording requirement for an easement that is set forth in a recorded instrument and that allows a person to travel across another’s land to reach a location or for another specified purpose (access easement). In other words, under the bill, an action to enforce an access easement...
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is not barred based on the failure to record the access easement within a certain period of time.

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

SECTION 1. 893.33 (6m) of the statutes is renumbered 893.33 (6m) (intro.) and amended to read:

893.33 (6m) (intro.) This section does not apply to any interest in any of the following:

(a) A conservation easement under s. 700.40.

SECTION 2. 893.33 (6m) (b) of the statutes is created to read:

893.33 (6m) (b) An easement set forth in a recorded instrument that allows a person to travel across another’s land to reach a location or for another specified purpose.

SECTION 3. Initial applicability.

(1) This act first applies retroactively to an action commenced or defense or counterclaim asserted before, and first applies to an action commenced or defense or counterclaim asserted on or after, the effective date of this subsection.

(2) This act first applies to an easement set forth in a recorded instrument that is entered into before, on, or after the effective date of this subsection unless the instrument contains provisions inconsistent with that treatment.

(END)