LEGISLATURE OF NEBRASKA

ONE HUNDRED FIFTH LEGISLATURE

SECOND SESSION

## **LEGISLATIVE BILL 497**

FINAL READING

Introduced by Brewer, 43; Linehan, 39; Blood, 3. Read first time January 18, 2017

Committee: Government, Military and Veterans Affairs

1 A BILL FOR AN ACT relating to veterans; to amend sections 48-227, 48-238,

and 71-1382.01, Revised Statutes Cumulative Supplement, 2016; to
change references to a federal form relating to veterans; to
harmonize provisions; and to repeal the original sections.

5 Be it enacted by the people of the State of Nebraska,

Section 1. Section 48-227, Revised Statutes Cumulative Supplement,
 2016, is amended to read:

3 48-227 (1) Veterans who obtain passing scores on all parts or phases 4 of an examination or numerical scoring shall have five percent added to 5 their passing score if a claim for such preference is made on the 6 application. An additional five percent shall be added to the passing 7 score or numerical scoring of any disabled veteran.

8 (2) When no examination or numerical scoring is used, the preference 9 shall be given to the qualifying veteran if two or more equally qualified 10 candidates are being considered for the position.

(3) All notices of positions of employment available for veterans preference and all applications for such positions by the state or its governmental subdivisions shall state that the position is subject to a veterans preference.

(4) A veteran desiring to use a veterans preference shall provide 15 the hiring authority with a copy of the veteran's Department of Defense 16 Form 214, also known as the DD Form 214, or its successor form or record. 17 A spouse of a veteran desiring to use a veterans preference shall provide 18 the hiring authority with a copy of the veteran's Department of Defense 19 Form 214 or its successor form or record, a copy of the veteran's 20 disability verification from the United States Department of Veterans 21 22 Affairs demonstrating a one hundred percent permanent disability rating, and proof of marriage to the veteran. Any marriage claimed for veteran 23 24 preference must be valid under Nebraska law.

(5) Within thirty days after filling a position, veterans who have
applied and are not hired shall be notified by regular mail, electronic
mail, telephone call, or personal service that they have not been hired.
Such notice also shall advise the veteran of any administrative appeal
available.

30 Sec. 2. Section 48-238, Revised Statutes Cumulative Supplement, 31 2016, is amended to read:

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48-238 (1) For purposes of this section:

2 (a) Private employer means a sole proprietorship, a corporation, a
3 partnership, an association, a limited liability company, or any other
4 entity with one or more employees;

(b) Veteran means (i) a person who served full-time duty with 5 military pay and allowances in the armed forces of the United States, 6 except for training or for determining physical fitness, and was 7 discharged or otherwise separated with a characterization of honorable or 8 9 general (under honorable conditions), or (ii) the spouse of a veteran who 10 (A) has a one hundred percent permanent disability as determined by the United States Department of Veterans Affairs or (B) was killed in hostile 11 action; and 12

(c) Voluntary veterans preference employment policy means a private
 employer's voluntary preference for hiring and promoting a veteran over
 another equally qualified applicant or employee.

(2) A private employer may adopt a voluntary veterans preference
 employment policy. Such policy shall be in writing and applied uniformly
 to decisions regarding hiring and promotion.

(3) If a private employer offers a voluntary veterans preference 19 employment policy, a veteran desiring to use such policy shall provide 20 the private employer with a copy of the veteran's Department of Defense 21 Form 214, also known as the DD Form 214, or its successor form or record. 22 23 A spouse of a veteran desiring to use such preference shall provide the 24 private employer with a copy of the veteran's Department of Defense Form 214 or its successor form or record, proof of marriage to the veteran, 25 and either (a) a copy of the veteran's disability verification from the 26 United States Department of Veterans Affairs demonstrating a one hundred 27 28 percent permanent disability rating or (b) a copy of the veteran's Department of Defense Form 1300 or its successor form documenting that 29 the veteran was killed in hostile action. 30

31 (4) If a private employer implements a voluntary veterans preference

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employment policy, it shall notify the Commissioner of Labor of such policy. The commissioner shall use the information to maintain a registry of the private employers that have a voluntary veterans preference employment policy in Nebraska.

5 (5) A voluntary veterans preference employment policy shall not be
6 considered a violation of any state or local equal employment opportunity
7 law including the Nebraska Fair Employment Practice Act.

8 Sec. 3. Section 71-1382.01, Revised Statutes Cumulative Supplement,
9 2016, is amended to read:

10 71-1382.01 (1)(a) If the authorizing agent or his or her representative has not directed or otherwise arranged for the final 11 disposition of cremated remains or claimed cremated remains for final 12 13 disposition as provided in section 71-1382, the crematory authority or funeral establishment may provide information regarding the unclaimed 14 remains to the United States Department of Veterans Affairs, the Nebraska 15 Department of Veterans' Affairs, or a veterans service organization and 16 17 request that the department or the veterans service organization working 18 with the department:

(i) Determine if, based on the information received, the unclaimed
cremated remains are those of a veteran or the spouse or dependent of a
veteran; and

(ii) Verify if the decedent is eligible for burial in a veterancemetery.

(b) The information provided to the department may include a copy of the person's death certificate, the person's name, date of birth, place of birth, date of death, marriage certificate, social security number, military service number, branch of service, or military rank on date of death, or the Department of Defense Form 214, also known as the DD Form 214, or its successor form or record.

30 (c) The information submitted by the crematory authority or funeral
 31 establishment to the Nebraska Department of Veterans' Affairs shall not

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be considered a public record for purposes of sections 84-712 to
 84-712.09.

(2) If the crematory authority or funeral establishment receives 3 notification of a determination by the United States Department of 4 5 Veterans Affairs or the Nebraska Department of Veterans' Affairs that the unclaimed cremated remains are those of a veteran or the spouse or 6 dependent of a veteran and such person is eligible for burial in a 7 veteran cemetery, then the crematory authority or funeral establishment 8 9 may relinquish control of such remains to a veterans service organization 10 or a designated member or employee of such organization.

(3)(a) The veterans service organization shall provide disposition
of the remains of such veteran or the spouse or dependent of a veteran
with a funeral at a veteran cemetery after:

(i) The veterans service organization has made reasonable efforts to
locate the authorizing agent to notify him or her of the veterans service
organization's intent to claim the cremated remains for the purpose of
providing disposition in accordance with this section;

(ii) The cremated remains of such veteran or the spouse or dependent
of a veteran have been in the possession of the veterans service
organization for a period of at least one year; and

(iii) No attempt has been made to claim the unclaimed cremated
remains by the authorizing agent within such one-year period.

(b) The veterans service organization may provide disposition of
cremated remains by placement in a tomb, mausoleum, crypt, or columbarium
in a veteran cemetery or by burial in a veteran cemetery but shall not
scatter the cremated remains.

(4) If the crematory authority or funeral establishment relinquishes
control of the unclaimed cremated remains to a veterans service
organization, it shall:

30 (a) Establish and maintain a record identifying the veterans service
 31 organization receiving the remains; and

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(b) Retain such record for five years from the date of transfer of
 the remains to the veterans service organization.

3 (5) A crematory operator, funeral director, crematory authority, 4 funeral establishment, or veterans service organization shall not be 5 liable for the disposition of cremated remains in accordance with this 6 section unless there is negligence or misconduct.

Sec. 4. Original sections 48-227, 48-238, and 71-1382.01, Revised
Statutes Cumulative Supplement, 2016, are repealed.