2007 DRAFTING REQUEST

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Received	l: 01/12/2007				Received By: ms	snovers		
Wanted: As time permits					Identical to LRB:			
For: Jan	nes Kreuser (6	08) 266-5504			By/Representing	: Kimmi		
This file	may be shown	to any legislato	r: NO		Drafter: mshove	rs		
May Cor	ntact:				Addl. Drafters:			
Subject:		ov't - misc operty - exemp	otion		Extra Copies:			
Submit v	via email: YES							
Requeste	er's email:	Rep.Kreus	er@legis.w	isconsin.gov				
Carbon o	copy (CC:) to:							
Pre Top)ic:							
No speci	fic pre topic gi	ven						
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Exempti	on from specia	assessment for	r sewer, wat	er connection	s; nonprofit camp	98.		
Instruct	tions:							
	2005 LRB -504 stent w/ their in		ays it's OK	as is the qu	estion I raised in	the **** Note is	OK and	
Draftin	g History:							
Draftin Vers.	g History: <u>Drafted</u>	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required	
	•	Reviewed kfollett 01/19/2007	Typed	Proofed	Submitted	Jacketed	Required Local Tax	

LRB-1498

01/31/2008 03:21:18 PM Page 2

FE Sent For:

<END>

2007 DRAFTING REQUEST

Bill

Received: 01/12/2007 Wanted: As time permits					Received By: mshovers Identical to LRB: By/Representing: Kimmi			
For: James Kreuser (608) 266-5504								
This file	may be shown	to any legislate	or: NO		Drafter: mshove	ers		
May Co	ntact:				Addl. Drafters:			
Subject:		ov't - misc operty - exemp	otion		Extra Copies:			
Submit	via email: YES							
Request	er's email:	Rep.Kreus	er@legis.wi	isconsin.gov				
Carbon	copy (CC:) to:							
Topic: Exempt: Instruc Redraft	tions:	l assessment fo	:		ns; nonprofit camp		is OK and	
 Draftin	g History:							
Vers.	Drafted	Reviewed	Typed	Proofed	Submitted	Jacketed	Required	
/?	mshovers 01/12/2007	kfollett 01/19/2007					Local Tax	
/1			rschluet 01/19/200	07	cduerst 01/19/2007 cduerst — ¥ 01/14/2008	re-submit per kimn	i.e	

LRB-149801/14/2008 01:45:14 PM
Page 2

FE Sent For:

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Received By: mshovers

2007 DRAFTING REQUEST

Bill

Received: 01/12/2007

Wanted: As time permits			Identical to LRB:				
For: James Kreuser (608) 266-5504				By/Representing: Kimmi			
This file may be shown to any legislator: NO			or: NO		Drafter: mshove		
May Co	ontact:				Addl. Drafters:		
Subject: Local Gov't - misc Tax, Property - exemption				Extra Copies:			
Submit	via email: YES						
Reques	ter's email:	Rep.Kreus	ser@legis.w	visconsin.gov			
Carbon	copy (CC:) to:						
Pre To	pic:			and the second second			
No spec	cific pre topic gi	ven					
Topic:							
Exempt	tion from specia	l assessment fo	r sewer, wa	ter connection	ns; nonprofit camp	os.	
			says it's OK	as is the qu	uestion I raised in	the **** Note	is OK and
Draftin	ng History:						
Vers.	Drafted	Reviewed	Typed	Proofed	Submitted	Jacketed	Required
/?	mshovers 01/12/2007	kfollett 01/19/2007					Local Tax
/1			rschluet 01/19/20	07	cduerst 01/19/2007		
FE Sen	t For:						

<END>

2007 DRAFTING REQUEST

Bill

Received: 01/12/2007 Received By: mshovers

Identical to LRB: Wanted: As time permits

For: James Kreuser (608) 266-5504 By/Representing: **Kimmi**

This file may be shown to any legislator: NO Drafter: mshovers

May Contact: Addl. Drafters:

Extra Copies:

Subject: Local Gov't - misc Tax, Property - exemption

Submit via email: YES

Rep.Kreuser@legis.wisconsin.gov Requester's email:

Carbon copy (CC:) to:

Pre Topic:

No specific pre topic given

Topic:

Exemption from special assessment for sewer, water connections; nonprofit camps.

Instructions:

Redraft 2005 LRB -5044/P1. Kimmi says it's OK as is -- the question I raised in the **** Note is OK and it's consistent w/ their intent.

Drafting History:

Reviewed **Typéd Submitted Jacketed** Required Vers. Drafted Broofed

mshovers

FE Sent For: <END>

RESEARCH APPENDIX -Draft Transfer/Copy Request Form

- Atty's please complete this form and give to Mike Barman

(Request Made By:	MS)	(Date:/	2,07
Approximate to			
	Please transfer		
	RB -5044		ile
for 2	2007 LRB	1498	

- The final version of the 2005 draft and the final Request Sheet will copied on yellow paper, and returned to the original 2005 drafting file. A new cover sheet will be created/included listing the new location of the drafting file's "guts".
- For research purposes, because the 2005 draft was incorporated into a 2007 draft, the complete drafting file will be transferred, as a separate appendix, to the new 2007 drafting file. This request form will be inserted into the "guts" of the 2007 draft. If introduced, the appendix will be scanned/added to the electronic drafting file folder.

--OR --

Please copy the drafting file for (include the version) and place it in the 2007 LRB drafting

- For research purposes, because the original 2007 draft was incorporated into another 2007 draft, the original drafting file will be copied on yellow paper (darkened/auto centered/reduced to 90%) and added, as a separate appendix, to the new 2007 drafting file. This request form will be inserted into the "guts" of the new 2007 draft. If introduced the appendix will be scanned/added to the electronic drafting file folder.
- The original drafting file will then returned, intact, to its folder and filed. For future reference, a copy of the transfer/copy request form will also be added to the "guts" of the original draft.

2005 - 2006 LEGISLATURE

MES:kif:

PRELIMINARY DRAFT - NOT READY FOR INTRODUCTION



2

AN ACT to amend 66.0721 (title), 66.0721 (2) and 66.0721 (3); and to create 1

66.0721 (1) (ae) of the statutes; **relating to:** exempting nonprofit camps from

certain town sanitary district or town assessments.

Analysis by the Legislative Reference Bureau

Generally under current law, no town sanitary district or town may levy a special assessment on eligible farmland for the construction of a sewerage or water system unless the farmland contains a structure that is connected to a sanitary sewer or public water system. Current law also authorizes a town sanitary district or town to levy such a special assessment on otherwise exempted eligible farmland if the farmland is divided into two or more parcels, at least one of which is not devoted exclusively to agricultural use, or if undivided eligible farmland is not devoted exclusively to agricultural use for at least one year.

Under this bill, these provisions which apply to eligible farmland also apply to a nonprofit camp. The bill defines a "camp" as real property not exceeding 30 acres, and the personal property situated on the property. Under the bill, the camp must be conducted by a nonprofit corporation, a charitable trust, or other nonprofit association under the Internal Revenue Code and must be exempt from federal tax. The bill requires that to be eligible for the exemption, the camp must be used primarily for camping for children and not for pecuniary profit of any individual.

This bill will be referred to the Joint Survey Committee on Tax Exemptions for

a detailed analysis, which will be printed as an appendix to this bill.

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

The people of the state of V	Visconsin, re	presented in	senate and	assembly, do
enact as follows:				

SECTION 1. 66.0721 (title) of the statutes is amended to read:

66.0721 (title) Special assessments on certain farmland <u>or camps</u> for construction of sewerage or water system.

Section 2. 66.0721 (1) (ae) of the statutes is created to read:

66.0721 (1) (ae) "Camp" means all real property not exceeding 30 acres and the personal property situated therein, of any camp conducted by a nonprofit corporation, a charitable trust, or other nonprofit association that is described in section 501 (c) (3) of the Internal Revenue Code and is exempt from federal tax under section 501 (a) of the Internal Revenue Code and that is organized under the laws of this state, so long as the property is used primarily for camping for children and not for pecuniary profit of any individual.

****Note: Is this definition consistent with your intent? Is 30 acres an appropriate size limitation? Is the limitation to a camp for children OK? I based this definition on the definition of "bible camp" in s. 70.11 (11), which has the 30-acre limitation, and also on s. 70.11 (22).

SECTION 3. 66.0721 (2) of the statutes is amended to read:

66.0721 **(2)** Except as provided in sub. (3), no town sanitary district or town may levy any special assessment on eligible farmland <u>or a camp</u> for the construction of a sewerage or water system.

Section 4. 66.0721 (3) of the statutes is amended to read:

66.0721 **(3)** (a) If any eligible farmland <u>or camp</u> contains a structure that is connected to a sanitary sewer or public water system at the time, or after the time, that a town sanitary district or town first levies a special assessment for the

construction of a sewerage or water system in the service area in which the eligible farmland or camp is located, the town sanitary district or town may levy a special assessment for the construction of a sewerage or water system on the eligible farmland or camp that includes that structure. If that connection is made after the first assessment, the town sanitary district or town may also charge interest, from the date that the connection is made, on the special assessment at an annual rate that does not exceed the average interest rate paid by the district or town on its obligations between the time the district or town first levies a special assessment for the construction of a sewerage or water system in the service area in which the eligible farmland or camp is located and the time it levies the special assessment on that eligible farmland or camp. That assessment may not exceed the equivalent of an assessment for that purpose on a square acre or, if the governing body of a town sanitary district or town so specifies by ordinance, the maximum size of any lot that is in that service area and that is not devoted exclusively to agricultural use or exclusively to use as a camp.

(b) If after an initial special assessment for the construction of a sewerage or water system is levied in a service area any eligible farmland or camp subject to par.

(a) or exempted from a special assessment under sub. (2) is divided into 2 or more parcels at least one of which is not devoted exclusively to agricultural use or exclusively to use as a camp, the town sanitary district or town may levy on each parcel on which it has either levied a special assessment under par. (a) or has not levied a special assessment for the construction of a sewerage or water system a special assessment for that purpose that does not exceed the amount of the special assessment for that purpose that would have been levied on the parcel if the parcel had not been exempt under sub. (2) or that has already been levied under par. (a).

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The special assessment shall be apportioned among the parcels resulting from the division in proportion to their area. The town sanitary district or town may also charge interest, from the date the eligible farmland or camp is divided into 2 or more parcels at least one of which is not devoted exclusively to agricultural use or exclusively to use as a camp, on the special assessment at an annual rate that does not exceed the average interest rate paid by the district or town on its obligations between the time the district or town first levies a special assessment for the construction of a sewerage or water system in the service area in which the eligible farmland or camp is located and the time it levies the special assessment on that eligible farmland or camp under this paragraph. This paragraph does not apply to any eligible farmland or camp unless the town sanitary district or town records a lien on that eligible farmland or camp in the office of the register of deeds within 90 days after it first levies a special assessment for the construction of a sewerage or water system for the service area in which the eligible farmland or camp is located, describing either the applicability of par. (a) or the exemption under sub. (2) and the potential for a special assessment under this paragraph.

(c) If, after a town sanitary district or town first levies a special assessment for the construction of a sewerage or water system in a service area, the eligible farmland or camp in that service area exempted from the special assessment under sub. (2) is not devoted exclusively to agricultural use or exclusively to use as a camp for a period of one year or more, the town sanitary district or town may levy on that eligible farmland or camp the special assessment for the construction of a sewerage or water system that it would have levied if the eligible farmland or camp had not been exempt under sub. (2). The town sanitary district or town may also charge interest, from the date the eligible farmland or camp has not been devoted

exclusively to agricultural use <u>or exclusively to use as a camp</u> for a period of at least one year, on the special assessment at an annual rate that does not exceed the average interest rate paid by the district or town on its obligations between the time the district or town first levies a special assessment for the construction of a sewerage or water system in the service area in which the eligible farmland <u>or camp</u> is located and the time it levies the special assessment on that eligible farmland <u>or camp</u>. This paragraph does not apply to any land unless the town or special purpose district records a lien on that eligible farmland <u>or camp</u> in the office of the register of deeds within 90 days after it first levies a special assessment for the construction of a sewerage or water system in the service area in which the eligible farmland <u>or camp</u> is located, describing the exemption under sub. (2) and the potential for a special assessment under this paragraph.

SECTION 5. Initial applicability.

(1) This act first applies to a special assessment that is levied on the first day of the 4th month beginning after the effective date of this subsection.

16 (END)

Duerst, Christina

From:

Lundquist, Lisa

Sent:

Thursday, January 31, 2008 3:11 PM

To:

LRB.Legal

Subject:

Draft Review: LRB 07-1498/1 Topic: Exemption from special assessment for sewer,

water connections; nonprofit camps.

Please Jacket LRB 07-1498/1 for the ASSEMBLY.