AN ACT to amend 961.335 (4) (c) and 961.335 (5) of the statutes; relating to: permits issued to a state crime laboratory to possess, manufacture, or use a controlled substance.

Analysis by the Legislative Reference Bureau

Under this bill, a permit issued to a state crime laboratory may authorize the laboratory to possess, manufacture, or use a controlled substance without specifying the name or schedule assignment of the controlled substance. Under current law, a permit to possess, manufacture, or use is effective only for a schedule I controlled substance that is specified by name on the permit or for a controlled substance lower than a schedule I controlled substance that is specified by name or schedule on the permit.

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

SECTION 1. 961.335 (4) (c) of the statutes is amended to read:

961.335 (4) (c) The controlled substances to be used in the project, by name if included in schedule I, and by name or schedule if included in any other schedule,
except that, for any permit issued to a state crime laboratory, the permit is effective
for any controlled substance whether or not the name or schedule is specified.

SECTION 2. 961.335 (5) of the statutes is amended to read:

961.335 (5) A permit shall be effective only for the person, substances and
project, and, except as provided in sub. (4) (c), substances specified on its face and for
additional projects which derive directly from the stated project. Upon application,
a valid permit may be amended to add a further activity or to add further substances
or schedules to the project permitted thereunder. The fee for such amendment shall
be determined by the controlled substances board but shall not exceed $5.

(END)