AN ACT to create 97.67 (3) of the statutes; relating to: inspections of recreational and educational camps.

Analysis by the Legislative Reference Bureau
Under current law, an overnight recreational or educational camp must obtain a license from the Department of Agriculture, Trade and Consumer Protection or from the local county or municipal health department. This bill allows DATCP, or the local health department, when issuing a renewal license to a camp, to waive any applicable inspection requirement for two out of every three license years if the camp has exhibited effective managerial control of public health hazards. A camp for which the inspection requirement has been waived must comply with all other applicable requirements for the camp, including paying any annual license fee.

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

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

SECTION 1. 97.67 (3) of the statutes is created to read:

97.67 (3) For a recreational or educational camp that is applying for a renewed license under this subchapter, the department or a local health department granted
agent status under s. 97.615 (2) may waive, for not more than 2 out of every 3 license
years, any routine inspection for those license years if the camp has exhibited
effective managerial control of public health hazards, as defined by the department
by rule. Annual license fees and all other applicable requirements shall apply to the
camp.

(END)