# HOUSE BILL NO. 524

# INTRODUCED BY RANEY, GROSFIELD

## IN THE HOUSE

FEBRUARY 1, 1991	INTRODUCED AND REFERRED TO COMMITTEE ON NATURAL RESOURCES.
	FIRST READING.
FEBRUARY 14, 1991	COMMITTEE RECOMMEND BILL DO PASS AS AMENDED. REPORT ADOPTED.
FEBRUARY 15, 1991	PRINTING REPORT.
MARCH 7, 1991	SECOND READING, DO PASS.
	ON MOTION, REREFERRED TO COMMITTEE ON APPROPRIATIONS.
MARCH 25, 1991	COMMITTEE RECOMMEND BILL DO PASS AS AMENDED. REPORT ADOPTED.
MARCH 26, 1991	PRINTING REPORT.
MARCH 27, 1991	SECOND READING, DO PASS.
MARCH 28, 1991	ENGROSSING REPORT.
	THIRD READING, PASSED. AYES, 71; NOES, 28.
	TRANSMITTED TO SENATE.
IN	THE SENATE
MARCH 28, 1991	INTRODUCED AND REFERRED TO COMMITTEE ON FINANCE & CLAIMS.
	FIRST READING.
APRIL 10, 1991	COMMITTEE RECOMMEND BILL BE CONCURRED IN. REPORT ADOPTED.
APRIL 11, 1991	SECOND READING, CONCURRED IN.
APRIL 12, 1991	THIRD READING, CONCURRED IN. AYES, 28; NOES, 21.

RETURNED TO HOUSE.

## IN THE HOUSE

APRIL 13, 1991

RECEIVED FROM SENATE.

SENT TO ENROLLING.

REPORTED CORRECTLY ENROLLED.

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1 House BILL NO. 524
2 INTRODUCED BY Carry Cros Til.

A BILL FOR AN ACT ENTITLED: "AN ACT APPROPRIATING OIL
OVERCHARGE MONEY FOR PROGRAMS ADMINISTERED BY THE STATE OF
MONTANA: FUNDING A WIND FARM TRANSMISSION STUDY: AND

7 PROVIDING AN EFFECTIVE DATE."

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:

NEW SECTION. Section 1. Policy. As a result of overcharges on sales of domestic crude oil, the federal courts have ordered or approved settlements requiring the repayment of the total amount of overcharges, plus interest, into escrow accounts to be distributed by the U.S. treasury to the states, territories, and possessions of the United States. It is the policy of this state to use the oil overcharge money distributed to the state to supplement state and federal programs that the state administers and to use the money in a manner consistent with federal court orders establishing or approving the payment of the funds to the state of Montana.

NEW SECTION. Section 2. Definitions. As used in [sections 1 through 7], "stripper well payments" means the oil overcharge payments made to the U.S. treasury for distribution to the state of Montana as the result of the

final settlement agreement in the U.S. district court for the district of Kansas, Cause No. M.D.L. 378, and any interest accrued on the payments. The term does not include stripper well payments that have been expended or legally

obligated or that have been incorporated into any of the existing federal energy programs as the result of prior

7 appropriations by the legislature.

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NEW SECTION. Section 3. Deposit of oil overcharge revenue. All funds from stripper well payments must be deposited by the state treasurer in the federal special revenue fund. All interest earned on these funds or payments must also be deposited in the federal special revenue fund.

NEW SECTION. Section 4. Wind farm transmission study

-- appropriation. There is appropriated \$70,000 from the stripper well payments contained in the federal special revenue fund to the department of natural resources and conservation for a study to assess the ability of the present electrical transmission system, as well as possible future expansions, in Montana and the Pacific Northwest to

21 Montana, with the goals of reducing future costs to electric

22 ratepayers and encouraging the orderly development of a

Montana natural resource. The stripper well payments

appropriated in this section must be matched at least \$2 to

accommodate the development of utility-scale wind farms in

- of this study must recognize efforts within the Pacific
  Northwest to develop wind as a resource and must be
  coordinated closely with the relevant transmission
  utilities.
- NEW SECTION. Section 5. Conditions applied to appropriations. One-half of the total amount appropriated in [section 4] is appropriated in fiscal year 1992, and one-half is appropriated in fiscal year 1993. As a biennial appropriation, the unexpended funds appropriated in fiscal year 1992 may be carried forward to the second year of the 1993 biennium.

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24 25 NEW SECTION. Section 6. Appropriations prioritized.

The appropriation in [section 4] carries the highest priority of any programs that may be funded from stripper well payments. In order to provide continuity for the programs when establishing the appropriations for each fiscal year of the 1993 biennium, anticipated stripper well payments that will be received under terms of the agreements during the biennium may be considered as available to fund the appropriations. If House Bill No. 10 or \_\_ Bill No. \_\_ [LC 904] is passed and approved, the stripper well payments appropriated in House Bill No. 10 and \_\_ Bill No. \_\_ [LC 904] have lower priority than the appropriation of stripper well payments in [section 4]. The expenditures authorized by [section 4] may not exceed the amount of the stripper well

- 1 payments available in the biennium.
- 2 NEW SECTION. Section 7. Effective date. [This act] is
- 3 effective July 1, 1991.

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1	HOUSE BILL NO. 524	
2	INTRODUCED BY RANEY, GROSFIELD	
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5	OVERCHARGE MONEY FOR PROGRAMS ADMINISTERED BY THE STATE	OF
6	MONTANA; FUNDING A WIND FARM TRANSMISSION STUDY; A	N
7	PROVIDING AN EFFECTIVE DATE."	

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1	final settlement agreement in the U.S. district court for
2	the district of Kansas, Cause No. M.D.L. 378, and an
3	interest accrued on the payments. The term does not include
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NEW SECTION. Section 4. Wind farm transmission study

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accommodate the development of utility-scale wind farms in

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21 Montana, with the goals of reducing future costs to electric

ratepayers and encouraging the orderly development of a Montana natural resource. The stripper well payments

24 appropriated in this section must be matched at least \$2 to

25 \$1 with private or federal revenue. The design and conduct

SECOND READING

HB 0524/02

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HB 0524/02

1 of this study must recognize efforts within the Pacific Northwest to develop wind as a resource and must be 3 coordinated closely with the relevant transmission 4 utilities.

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NEW SECTION. Section 5. Conditions applied to appropriations. THE APPROPRIATION MADE IN (SECTION 4) IS A BIENNIAL APPROPRIATION. One-half of the total amount appropriated in [section 4] is appropriated in fiscal year 1992, and one-half is appropriated in fiscal year 1993. As a biennial appropriation, the unexpended funds appropriated in fiscal year 1992 may be carried forward to the second year of the 1993 biennium.

NEW SECTION. Section 6. Appropriations prioritized. The appropriation in [section 4] carries the highest priority of any programs that may be funded from stripper well payments. In order to provide continuity for the programs when establishing the appropriations for each fiscal year of the 1993 biennium, anticipated stripper well payments that will be received under terms of the agreements during the biennium may be considered as available to fund the appropriations. If House Bill No. 10 or Bill No. [LC 904] is passed and approved, the stripper well payments appropriated in House Bill No. 10 and Bill No. [LC 904 have lower priority than the appropriation of stripper well payments in [section 4]. The expenditures authorized by

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- [section 4] may not exceed the amount of the stripper well 1
- payments available in the biennium. 2
- NEW SECTION. Section 7. Effective date. [This act] is 3
- effective July 1, 1991.

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#### RE-REFERRED AND HB 0524/03 APPROVED BY COMMITTEE ON APPROPRIATIONS AS AMENDED

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1	HOUSE BILL NO. 524
2	INTRODUCED BY RANEY, GROSFIELD
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4	A BILL FOR AN ACT ENTITLED: "AN ACT APPROPRIATING OIL
5	OVERCHARGE MONEY FOR PROGRAMS ADMINISTERED BY THE STATE OF
6	MONTANA; FUNDING A WIND FARM TRANSMISSION STUDY; AND
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9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
10	NEW SECTION. Section 1. Policy. As a result of
11	overcharges on sales of domestic crude oil, the federal
12	courts have ordered or approved settlements requiring the
13	repayment of the total amount of overcharges, plus interest,
14	into escrow accounts to be distributed by the U.S. treasury
15	to the states, territories, and possessions of the United
16	States. It is the policy of this state to use the oil
17	overcharge money distributed to the state to supplement
18	state and federal programs that the state administers and to
19	use the money in a manner consistent with federal court
20	orders establishing or approving the payment of the funds to
21	the state of Montana.
22	NEW SECTION. Section 2. Definitions. As used in
23	[sections 1 through 7], "stripper well payments" means the
24	oil overcharge payments made to the U.S. treasury for

distribution	to	the	state	of	Montana	as	the	result	o£	the
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final settlement agreement in the U.S. district court for the district of Kansas, Cause No. M.D.L. 378, and any interest accrued on the payments. The term does not include stripper well payments that have been expended or legally obligated or that have been incorporated into any of the existing federal energy programs as the result of prior appropriations by the legislature.

NEW SECTION. Section 3. Deposit of oil overcharge revenue. All funds from stripper well payments must be deposited by the state treasurer in the federal special revenue fund. All interest earned on these funds or payments must also be deposited in the federal special revenue fund.

NEW SECTION. Section 4. Wind farm transmission study

-- appropriation. There is appropriated \$70,000 from the stripper well payments contained in the federal special revenue fund to the department of natural resources and conservation for a study to assess the ability of the present electrical transmission system, as well as possible future expansions, in Montana and the Pacific Northwest to accommodate the development of utility-scale wind farms in Montana, with the goals of reducing future costs to electric ratepayers and encouraging the orderly development of a Montana natural resource. The stripper well payments appropriated in this section must be matched at least \$2 to

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Northwest to develop wind as a resource and must be
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NEW SECTION. Section 6. Appropriations prioritized. The appropriation in [section 4] carries—the—highest priority—of—any—programs—that—may—be—funded—from—stripper well—payments: IS TO BE FUNDED AFTER THE LOW—INCOME LEAKING UNDERGROUND HOME HEATING OIL TANK REPLACEMENT PROGRAM APPROPRIATION IN [SECTION 10 OF HOUSE BILL NO. 10] AND BEFORE THE INSTITUTIONAL CONSERVATION PROGRAM APPROPRIATION IN [SECTION 11 OF HOUSE BILL NO. 10]. In order to provide continuity for the programs when establishing the appropriations for each fiscal year of the 1993 biennium, anticipated stripper well payments that will be received under terms of the agreements during the biennium may be considered as available to fund the appropriations. If House

Bill No. 10 or \_\_ Bill No. \_\_ [LC 904] is passed and approved, the stripper well payments appropriated in House Bill No. 10 and \_\_ Bill No. \_\_ [LC 904] have-lower--priority than-the-appropriation-of-stripper-well-payments-in-fsection

5 4} ARE PRIORITIZED AS STATED IN THOSE BILLS, RESPECTIVELY,

6 AND IN THIS SECTION. The expenditures authorized by [section

7 4) may not exceed the amount of the stripper well payments

available in the biennium.

9 NEW SECTION. Section 7. Effective date. [This act] is 10 effective July 1, 1991.

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52nd Legislature

HB 0524/02

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HB 0524/02

2	INTRODUCED BY RANEY, GROSFIELD
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4	A BILL FOR AN ACT ENTITLED: "AN ACT APPROPRIATING OIL
5	OVERCHARGE MONEY FOR PROGRAMS ADMINISTERED BY THE STATE OF
6	MONTANA; FUNDING A WIND FARM TRANSMISSION STUDY; AND
7	PROVIDING AN EFFECTIVE DATE."
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10	NEW SECTION. Section 1. Policy. As a result of
11	overcharges on sales of domestic crude oil, the federal
12	courts have ordered or approved settlements requiring the
13	repayment of the total amount of overcharges, plus interest,
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HOUSE BILL NO. 524

final settlement agreement in the U.S. district court for 1 the district of Kansas, Cause No. M.D.L. 378, and any 2 interest accrued on the payments. The term does not include 3 stripper well payments that have been expended or legally obligated or that have been incorporated into any of the 5 6 existing federal energy programs as the result of prior appropriations by the legislature. NEW SECTION. Section 3. Deposit of oil overcharge 8 revenue. All funds from stripper well payments must be 10 deposited by the state treasurer in the federal special revenue fund. All interest earned on these funds or payments 11 must also be deposited in the federal special revenue fund. 12 13 NEW SECTION. Section 4. Wind farm transmission study 14 -- appropriation. There is appropriated \$70,000 from the 15 stripper well payments contained in the federal special 16 revenue fund to the department of natural resources and 17 conservation for a study to assess the ability of the present electrical transmission system, as well as possible 18 future expansions, in Montana and the Pacific Northwest to

> THIRD READING HB 524

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\$1 with private or federal revenue. The design and conduct

accommodate the development of utility-scale wind farms in

Montana, with the goals of reducing future costs to electric

ratepayers and encouraging the orderly development of a

Montana natural resource. The stripper well payments appropriated in this section must be matched at least \$2 to HB 0524/02

HB 0524/02

- of this study must recognize efforts within the Pacific
  Northwest to develop wind as a resource and must be
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- 5 NEW SECTION. Section 5. Conditions applied to appropriations. THE APPROPRIATION MADE IN (SECTION 4) IS A 6 BIENNIAL APPROPRIATION. One-half of the total amount 7 8 appropriated in [section 4] is appropriated in fiscal year 9 1992, and one-half is appropriated in fiscal year 1993. As a biennial appropriation, the unexpended funds appropriated in 10 11 fiscal year 1992 may be carried forward to the second year 12 of the 1993 biennium.

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- 1 [section 4] may not exceed the amount of the stripper well
- payments available in the biennium.
- 3 NEW SECTION. Section 7. Effective date. [This act] is
- 4 effective July 1, 1991.

-End-

52nd Legislature

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HB 0524/03

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HB 0524/03

2	INTRODUCED BY RANEY, GROSFIELD
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5	OVERCHARGE MONEY FOR PROGRAMS ADMINISTERED BY THE STATE OF
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16	States. It is the policy of this state to use the oil
17	overcharge money distributed to the state to supplement
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23	[sections 1 through 7], "stripper well payments" means the
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HOUSE BILL NO. 524

final settlement agreement in the U.S. district court for
the district of Kansas, Cause No. M.D.L. 378, and any
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NEW SECTION. Section 4. Wind farm transmission study

-- appropriation. There is appropriated \$70,000 from the stripper well payments contained in the federal special revenue fund to the department of natural resources and conservation for a study to assess the ability of the present electrical transmission system, as well as possible future expansions, in Montana and the Pacific Northwest to accommodate the development of utility-scale wind farms in Montana, with the goals of reducing future costs to electric ratepayers and encouraging the orderly development of a

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Bill No. 10 or Bill No. [LC 904] is passed and

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HOUSE	BILL	NO.	524

#### INTRODUCED BY RANEY, GROSFIELD

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A BILL FOR AN ACT ENTITLED: "AN ACT APPROPRIATING OIL OVERCHARGE MONEY FOR PROGRAMS ADMINISTERED BY THE STATE OF MONTANA; FUNDING A WIND FARM TRANSMISSION STUDY; AND PROVIDING AN EFFECTIVE DATE."

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22 ratepayers and encouraging the orderly development of a

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NEW SECTION. Section 7. Effective date. [This act] is

-End-

effective July 1, 1991.