HOUSE BILL NO. 488

INTRODUCED BY JACOBSEN, MANUEL

IN THE HOUSE

January 26, 1981	Introduced and referred to Committee on Agriculture.
February 11, 1981	Committee recommend bill do pass as amended. Report adopted.
February 12, 1981	Bill printed and placed on members' desks.
February 13, 1981	Second reading, do pass.
February 16, 1981	Correctly engrossed.
February 17, 1981	Third reading, passed. Ayes, 88; Noes, 11. Transmitted to Senate.

IH THE SENATE

February 18, 1981	Introduced and referred to Committee on Agriculture, Livestock, and Irrigation.
March 20, 1981	Committee recommend bill be concurred in as amended. Report adopted.
March 23, 1981	Motion pass consideration.
March 24, 1981	Second reading, concurred in as amended.
March 27, 1981	Third reading, concurred in as amended. Ayes, 49; Noes, 1.

IN THE HOUSE

March 28, 1981

Returned from Senate with amendments.

April 8, 1981 Second reading, amendments concurred in. April 9, 1981 Third reading, amendments concurred in. Ayes, 87; Noes, 10. Sent to enrolling. On motion to take from enrolling and place on second reading. Motion adopted. April 10, 1981 Second reading, amendments not concurred in. On motion Free Conference Committee requested. Free Conference Committee April 11, 1981 appointed. April 14, 1981 Free Conference Committee reported and dissolved. April 17, 1981 Second reading, Free Conference Committee report adopted. On motion rules suspended and bill placed on third reading this day. Third reading, Free Conference Committee report adopted. Ayes, 94; Noes, 0. Transmitted to Senate.

IN THE HOUSE

IN THE SENATE

April 17, 1981

Free Conference Committee

report adopted.

April 20, 1981 Returned from Senate. Concurred in. Sent to enrolling. Reported correctly enrolled.

INTRODUCED BY Jacobson - Majurel

A BILL FOR AN ACT ENTITLED: "AN ACT TO REVISE THE AMOUNT AND ALLOCATION OF THE WHEAT RESEARCH AND MARKETING ASSESSMENT; AMENDING SECTION 80-11-206, MCA; REPEALING SECTIONS 80-11-221 THROUGH 80-11-223, MCA; AND PROVIDING AN EFFECTIVE DATE."

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

Section 1. Section 80-11-206, MCA; is amended to read:

#80-11-206. Annual assessment on wheat and barley
grown. (1) There is hereby levied an annual assessment of

2-1/2-mills-per-bushel-(except-for-the-fiscal--years--ending
on--dune--30y--1980-through-1983y-when not more than 5 mills
per bushel may-be-levied; upon all wheat grown and 5--mills
per-hundredweight--(except--for--the-fiscal-years-ending-on
dune-30y-1980-through-1983y-when not more than 10 mills per
hundredweight may--be--levied; on all barley grown in the
state of Montana and sold through commercial channels. The
assessment is hereby levied and imposed on each grower of
wheat or barley in the state of Montana:

(a) in the case of sale of wheat or barley, at the time of any sale of wheat or barley by a grower, and shall be collected by the first purchaser of the wheat or barley

1 from the grower at the time of each settlement for wheat or 2 barley purchased; or

3 (b) in the case of a pledge or mortgage of wheat or 4 barley as security for a loan under any federal price 5 support program, the assessment shall be collected by 6 deducting the amount thereof from the proceeds of such loan 7 at the time the loan is made by the agency or person making 8 the loan.

(2) The assessment levied under the provisions of this part shall be deducted and collected as provided by this part, whether such wheat or barley is stored in this or any other state. The assessment shall attach to each transaction, but no grower shall be subject to assessment more than once irrespective of the number of times it shall be the subject of a sale, pledge, mortgage, or other transaction, the assessment being imposed and attaching on the initial sale, pledge, mortgage, or other transaction in which the wheat or barley grower parts with title to the wheat or barley, or creates some interest therein in a pledgee, mortgagee, or other person."

NEW SECTION. Section 2. Determination of amount and allocation of assessment. (1) The committee shall set the amount of the assessment each year in accordance with 80-11-206.

(2) The committee has exclusive authority to allocate

- assessment funds. Allocation of administrative costs by the committee for services provided by the department of agriculture must be based on an itemized and justified estimate or billing. Estimates or billings must be based on actual and reasonable costs of the department of agriculture incurred in performance of its administrative duties for the committee.
- 8 Section 3. Codification instruction. Section 2 is 9 intended to be codified as an integral part of Title 80, 10 chapter 11, part 2, and the provisions of Title 80, chapter 11 11, part 2, apply to section 2.
- 12 Section 4. Repealer. Sections 80-11-221 through
- 13 80-11-223, MCA, are repealed.
- Section 5. Effective date. This act is effective on July 1, 1981.

Approved by Committee on Agrigulture Livestock & Irrigation

1	HOUSE BILL NO. 488
2	INTRODUCED BY JACOBSEN+ MANUEL

3

4 A BILL FOR AN ACT ENTITLED: "AN ACT TO REVISE THE AMOUNT
5 AND ALLOCATION OF THE WHEAT RESEARCH AND MARKETING
6 ASSESSMENT; AMENDING SECTION 80-11-206, MCA; REPEALING
7 SECTIONS--80-11-221-THROUGH-80-11-223--MGA; AND PROVIDING AN
8 EFFECTIVE DATE."

9

11

12

13

14 15

16 17

18

19

20

21

22

23

24

25

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

Section 1. Section 80-11-206, MCA, is amended to read:

#80-11-206. Annual assessment on wheat and barley
grown. (1) There is hereby levied an annual assessment of

2-1/2-mills-per-bushel-(except-for-the-fiscal--years--ending
on--dune--30y--1980-through-1983y-when not more than 5 mills
per bushel may-be-levied) upon all wheat grown and 5--mills
per-hundredweight--(except--for--the-fiscal-years-ending-on
dune-30y-1990-through-1983y-when not more than 10 mills per
hundredweight may--be--levied) on all barley grown in the
state of Montana and sold through commercial channels. The
assessment is hereby levied and imposed on each grower of
wheat or barley in the state of Montana:

(a) in the case of sale of wheat or barley, at the time of any sale of wheat or barley by a grower, and shall be collected by the first purchaser of the wheat or barley from the grower at the time of each settlement for wheat or barley purchased; or

- 3 (b) in the case of a pledge or mortgage of wheat or
 4 barley as security for a loan under any federal price
 5 support program, the assessment shall be collected by
 6 deducting the amount thereof from the proceeds of such loan
 7 at the time the loan is made by the agency or person making
 8 the loan.
- 9 (2) The assessment levied under the provisions of this 10 part shall be deducted and collected as provided by this 11 part, whether such wheat or barley is stored in this or any other state. The assessment shall attach to each 12 transaction, but no grower shall be subject to assessment 13 more than once irrespective of the number of times it shall 14 15 be the subject of a sale, pledge, mortgage, or other 16 transaction, the assessment being imposed and attaching on 17 the initial sale, pledge, mortgage, or other transaction in 18 which the wheat or barley grower parts with title to the 19 wheat or barley, or creates some interest therein in a 20 pledgee, mortgagee, or other person."
 - <u>NEW SECTION</u>. Section 2. Determination of amount and allocation of assessment. (1) The committee shall set the amount of the assessment each year in accordance with 80-11-266.
- 25 (2) The EXCEPT FUR MONEY ALLOCATED BY 80-11-221, THE

21

22

23

24

HB 0488/02

1	committee has exclusive authority to allocate assessment
2	funds. Allocation of administrative costs by the committee
3	for services provided by the department of agriculture must
4	be based on an itemized and justified estimate or billing.
5	Estimates or billings must be based on actual and reasonable
6	costs of the department of agriculture incurred in
7	performance of its administrative duties for the committee.
8	Section 3. Codification instruction. Section 2 is
9	intended to be codified as an integral part of Title 80.
10	chapter 11: part 2: and the provisions of Title 80: chapter
11	11, part 2, apply to section
12	Section-4RepealerSections80-11-221through
13	80-11-223v-MGAv-are-repeated*
14	Section 4. Effective date. This act is effective on
15	July 1, 1981.

1

3

HOUSE BILL NO. 488

INTRODUCED BY JACOBSEN. MANUEL

A BILL FOR AN ACT ENTITLED: MAN ACT TO REVISE THE AMOUNT

AND ALLOCATION OF THE WHEAT RESEARCH AND MARKETING

ASSESSMENT; AMENDING SECTION 80-11-206, MCA; REPEALING

SECTIONS -- 80-11-221-THROUGH-80-11-223, MEAT AND PROVIDING AN

EFFECTIVE DATE."

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

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

Section 1. Section 80-11-206, MCA, is amended to read:
#30-11-206. Annual assessment on wheat and barley
grown. (1) There is hereby levied an annual assessment of
2-1/2-mills-per-bushel-(except-for-the-fiscal--years--ending
on--done--30y--1980-through-1983y-when not more than 5 mills
per bushel may-be-levied; upon all wheat grown and 5--mills
per--hundredweight--(except--for--the-fiscal-years-ending-on
dune-30y-1980-through-1983y-when not more than 10 mills per
hundredweight may--be--levied; on all barley grown in the
state of Montana and sold through commercial channels. The
assessment is hereby levied and imposed on each grower of
wheat or barley in the state of Montana:

(a) in the case of sale of wheat or barley, at the time of any sale of wheat or barley by a grower, and shall be collected by the first purchaser of the wheat or barley

from the grower at the time of each settlement for wheat or barley purchased; or

barley as security for a loan under any federal price support program, the assessment shall be collected by deducting the amount thereof from the proceeds of such loan at the time the loan is made by the agency or person making the loan.

9 (2) The assessment levied under the provisions of this 10 part shall be deducted and collected as provided by this part, whether such wheat or barley is stored in this or any 11 other state. The assessment shall attach to each 12 13 transaction, but no grower shall be subject to assessment 14 more than once irrespective of the number of times it shall be the subject of a sale, pledge, mortgage, or other 15 transaction, the assessment being imposed and attaching on 16 the initial sale, pledge, mortgage, or other transaction in 17 which the wheat or barley grower parts with title to the 18 19 wheat or barley, or creates some interest therein in a pledgee, mortgagee, or other person."

21 NEW SECTION. Section 2. Determination of amount and 22 allocation of assessment. (1) The committee shall set the 23 amount of the assessment each year in accordance with 24 80-11-206.

(2) THE EXCEPT FUR MONEY ALLOCATED BY 80-11-221. THE

~ ?

H5 489

committee has exclusive authority to allocate assessment ı funds. Allocation of administrative costs by the committee 2 3 for services provided by the department of agriculture must be based on an itemized and justified estimate or billing. Estimates or billings must be based on actual and reasonable costs of the department of agriculture incurred in 7 performance of its administrative duties for the committee. 8 Section 3. Codification instruction. Section 2 is intended to be codified as an integral part of litle 30, chapter 11, part 2, and the provisions of Title 80, chapter 10 11 11, part 2, apply to section 12 Section-4---Repealer----Sections----80-11-221---through 13 80-11-223y-MEAy-are-repeatedw 14 Section 4. Effective date. This act is effective on 15 July 1, 1981.

9 10

11

12

13

14 15

16

17

20

21

22

23

24

25

25

2	INTRODUCED BY JACOBSEN. MANUEL
3	
4	A BILL FOR AN ACT ENTITLED: "AN ACT TO REVISETHEAMOUNT
5	ANDALLOCATIONOFTHEWHEATRESEARCHANDMARKETING
6	ASSESSMENT CONTINUOUSLY APPROPRIATE MONEY DEPOSITED IN THE
7	WHEAT RESEARCH AND MARKETING ACCOUNT TO THE WHEAT RESEARCH
8	AND MARKETING COMMITTEE; TO ALLOCATE COMMITTEE MONEY FOR
9	RESEARCH AND DEVELOPMENT OF FEEDS AND FOODS DERIVED FROM THE
0	SYPRODUCTS OF ALCOHOL PRODUCTION OF WHEAT AND BARLEY AND TO
1	ELIMINATE THE ALLOCATION OF SUCH MONEY FOR RESEARCH AND
2	DEVELOPMENT OF FUELS DERIVED FROM WHEAT AND BARLEY; AMENDING
3	SEEFION SECTIONS 80-11-206 AND 80-11-222, MCA; REPEALING
4	SECTIONS-00-11-221-THROUGH-00-11-223MEAT AND PROVIDING AN
5	EFFECTIVE DATE."
6	
7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
8	Section 1. Section 80-11-206, MCA, is amended to read
19	*80-11-206. Annual assessment on wheat and barle
20	grown. (1) There is hereby levied an annual assessment o
21	2-1/2millsper-bushel-(except-for-the-fiscal-years-endin
22	on-dune-30y-1980-through-1983y-when 2 1/2 MILLS PER BUSHE
23	(EXCEPT FOR THE FISCAL YEARS ENDING ON JUNE 30, 1980 THROUG
	1002 HASH and have Smills and humbel and be leviled

MAY BE LEVIED) upon all wheat grown and 5--mills--per

HOUSE BILL NO. 488

ļ.	hundredweightfexceptforthe-fiseal-years-ending-on-June
?	30-1980through-1983when 5 MILLS PER HUNDREDWEIGHT
3	LEXCEPT FOR THE FISCAL YEARS ENDING ON JUNE 30. 1980 THROUGH
	$\underline{1983}$, WHEN not more than 10 mills per hundredweight may-be
5	levied) MAY BE LEVIED) on all barley grown in the state of
5	Montana and sold through commercial channels. The assessment
7	is hereby levied and imposed on each grower of wheat or
8	barley in the state of Montana:

- (a) in the case of sale of wheat or barley, at the time of any sale of wheat or barley by a grower, and shall be collected by the first purchaser of the wheat or barley from the grower at the time of each settlement for wheat or barley purchased; or
- (b) in the case of a pledge or mortgage of wheat or barley as security for a loan under any federal price support program, the assessment shall be collected by deducting the amount thereof from the proceeds of such loan at the time the loan is made by the agency or person making the loan. 19
 - (2) The assessment levied under the provisions of this part shall be deducted and collected as provided by this part, whether such wheat or barley is stored in this or any other state. The assessment shall attach to each transaction. but no grower shall be subject to assessment more than once irrespective of the number of times it shall

HB 488

HB 0488/03

be the subject of a sale, pledge, mortgage, or other
transaction, the assessment being imposed and attaching on
the initial sale, pledge, mortgage, or other transaction in
which the wheat or barley grower parts with title to the
wheat or barley, or creates some interest therein in a
pledgee, mortgagee, or other person.*
NEW SECTION. Section 2. Determination of amount and
allocation of assessment. (1) The committee shall set the

NEW SECTION. Section 2. Determination of amount and allocation of assessment. (1) The committee shall set the amount of the assessment each year in accordance with 80-11-206.

tel The EXCEPT-FOR-MONEY-ALLOCATED-BY-80-ti-22iv-THE committee-has-exclusive-authority-to-allocate-assessment fundsw-Allocation-of-administrative-costs-by-the-committee for-services-provided-by-the-department-of-agriculture-must be-based-on-an-itemized-and-justified-estimate-or-billingv Estimates-or-billings-must-be-based-on-actual-and-reasonable costs--of--the--department-of-agriculture-incurred-in performance-of-its-administrative-duties-for-the--committees (2) MONEY DEPOSITED IN THE WHEAT RESEARCH AND MARKETING ACCOUNT PURSUANT TO 80-11-210 IS APPROPRIATED TO

THE COMMITTEE FOR PURPOSES OF WHEAT RESEARCH AND MARKETING

22 UNDER THIS PART.

10

11

12

13

14

15

16

17

18

19

20

21

23

24

25

(3) THE COMMITTEE MAY BE ASSESSED COSTS BY THE DEPARTMENT FOR THE SERVICES IT PROVIDES UPON REQUEST OR PURSUANT TO 2-15-121. HOWEVER, THE COSTS CHARGED MUST HAVE A

1	SUBSTANTIAL RELATIONSHIP TO THE COST OF SERVICES SUPPLIED.
2	SECTION 3. SECTION 80-11-222, MCA, IS AMENDED TO READ:
3	*80-11-222. Powers of department. The department may
4	contract with both private and government organizations to
5	provide for research, development, production, and marketing
6	of fuels feeds and foods derived from the byproducts of
7	alcohol production of wheat and barley. This includes but is
8	not limited to agreements with the department of natural
9	resources and conservation to fund grants provided for in
10	Title 90, chapter 4, part 1.
11	Section 4. Codification instruction. Section 2 is
12	intended to be codified as an integral part of Title 80.
13	chapter 11, part 2, and the provisions of Title 80, chapter
14	ll. part 2. apply to section 2.
15	Section-4RepeaterSections88-11-221through

-End-

IN SUBSECTION (2), THIS act is effective on July 1, 1981.

Section 5. Effective date. This (1) EXCEPT AS PROVIDED

(2) SUBSECTIONS (2) AND (3) OF SECTION 2 ARE EFFECTIVE

80-11-223y-MEAy-are-repeated:

ON JULY 1. 1983.

16

17

18

19

1	HOUSE BILL NO. 488
2	INTRODUCED BY JACOBSEN, MANUEL
3	
4	A SILL FOR AN ACT ENTITLED: "AN ACT TO REVISETHEAMOUNT
5	ANSALLOGATIONOFTHEWHEATRESEARCHANDMARKETING
6	ASSESSMENT CONTINUOUSLY APPROPRIATE MONEY DEPOSITED IN THE
7	WHEAT RESEARCH AND MARKETING ACCOUNT TO THE WHEAT RESEARCH
8	AND MARKETING COMMITTEE; TO ALLOCATE COMMITTEE MONEY FOR
9	RESEARCH AND DEVELOPMENT OF FEEDS AND FOODS DERIVED FROM THE
10	BYPPODUCTS OF ALCOHOL PRODUCTION OF WHEAT AND BARLEY AND TO
11	ELIMINATE MODIFY THE ALLOCATION OF SUCH MONEY FOR RESEARCH
12	AND DEVELOPMENT OF FUELS DERIVED FROM WHEAT AND BARLEY;
13	AMENDING SEETTON SEETTONS 80-11-206 AND SECTION 80-11-222
14	MCA; REPEALINGSECTIONS80-11-221-FHR0UGH-80-11-223MGA*
15	AND PROVIDING AN EFFECTIVE BATE DATES."
16	
17	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
18	Section-lan-Section-88-11-286y-MCAy-is-amended-to-reada
19	#80-11-206Annualassessmentonwheatandbarley
20	grown*{1}There-is-hereby-levied-an-annual-assessment-of
21	2-1/2-mills-per-bushel-texcept-for-the-fiscalyearsending
22	ondune30v-1980-through-1983v-when <u>2-1/2-MILLS-PER-SUSHEL</u>
23	texeept-for-fhe-fiseal-years-ending-on-dune-dot-1980-fhrough
24	1983 - NHEN not-more-than-5-mills-per-bushel-maybelevied)
25	MAYBEEEViED: uponallwheatgrownand5mills-opr

1	hundredweight-fexcept-for-the-fiscol-yearsendingondune
2	301988through1983when <u>5MILLSPER-HUNBREDNEIGHT</u>
3	texeept-for-the-fiseat-years-ending-on-june-301-1980-through
4	1983y-WHEN not-more-than-18-mills-per-hundredweightmaybe
5	levied; MAY-BE-LEVIED; on-all-barley-grown-in-the-state-of
6	Montana-and-sold-through-commercial-channelsThe-assessment
7	is-hereby-levied-and-imposed-on-meachgrowerofwheator
8	barley-in-the-state-of-Montana:
9	tajinthecaseofsale-of-wheat-or-barleyv-at-the
0	time-of-any-sale-of-wheat-or-barley-by-a-groweryandshall
11	becollectedby-the-first-purchaser-of-the-wheat-or-barley
12	from-the-grower-at-the-time-of-each-settlement-for-wheator
13	bartey-purchased;-or
14	<pre>fb}inthecaseof-a-pledge-or-mortgage-of-wheat-or</pre>
15	barley-as-securityforaloanunderanyfederalprice
16	supportprogramytheassessmentshallbecallectedby
17	deducting-the-amount-thereof-from-the-proceeds-of-suchloam
18	atthe-time-the-loan-is-made-by-the-agency-or-person-making
19	the-foon*
20	{2}The-assessment-levied-under-the-provisions-of-this
21	part-shall-be-deducted-and-collectedasprovidedbythis
22	partywhether-such-wheat-or-barley-is-stored-in-this-or-any
2 3	otherstateTheassessmentshallattachtoeach
24	transaction,butnogrower-shall-be-subject-to-assessment
26	

2	transaction,-the-assessment-being-imposed-andattachingon
3	theinitial-salev-pledgev-mortgagev-or-other-transaction-in
4	which-the-wheat-or-barley-grower-partswithtitletothe
5	wheatorbarleyyorcreatessomeinterest-therein-in-a
6	płedgeey-mortgageey-or-other-personw ^a
7	NEW SECTION. Section 1. Determination of amount and
8	allocation of assessment. (1) The committee shall set the
9	amount of the assessment each year in accordance with
10	80-11-206.
11	f2) The <u>EXCEPTFOR-MONEY-ALLOCATED-BY-88-11-221y-THE</u>
12	committee-has-exclusiveauthoritytoallocateassessment
13	fundsAllocationof-administrative-costs-by-the-committee
14	for-services-provided-by-the-department-of-agriculturemust
15	bebasedon-an-itemized-and-justified-estimate-or-billing
16	Estimates-or-billings-must-be-based-on-actual-and-reasonable
17	costsofthedepartmentofagricultureincurredin
18	performanceof-its-administrative-duties-for-the-committees
19	(2) MONEY DEPOSITED IN THE MHEAT RESEARCH AND
20	MARKETING ACCOUNT PURSUANT TO 80-11-210 IS APPROPRIATED TO
21	THE COMMITTEE FOR PURPOSES OF WHEAT RESEARCH AND MARKETING
22	UNDER THIS PART.
23	(3) THE COMMITTEE MAY BE ASSESSED COSTS BY THE
24	DEPARTMENT FOR THE SERVICES IT PROVIDES UPON REQUEST OR

PURSUANT TO 2-15-121. HOWEVER. THE COSTS CHARGED MUST HAVE A

25

be--the--subject--of--a--salev--pledgev--mortgagev--or-other

1	SUBSTANTIAL RELATIONSHIP TO THE COST OF SERVICES SUPPLIED.
2	SECTION 2. SECTION 80-11-222, MCA. IS AMENDED TO READ:
3	*80-11-222. Powers of department. The department may
4	contract with both private and government organizations to
5	provide for research, development, production, and marketing
6	OF ALCOHOL SYPRODUCTS AND of fuels feeds and foods derived
7	from the byproducts of alcohol production of wheat and
8	barley. This includes but is not limited to agreements with
9	the department of natural resources and conservation to fund
10	grants provided for in Title 90, chapter 4, part 1."
11	Section 3. Codification instruction. Section 2 $\underline{1}$ is
12	intended to be codified as an integral part of Title 80,
13	chapter 11, part 2, and the provisions of Title 80, chapter
14	il, part 2, apply to section $\frac{2}{2}$ 1.
15	Section-4RepealerSections88-11-221through
16	88-11-223v-M6Av-are-repeated*
17	Section 4. Effective date. This (1) EXCEPT AS PROVIDED
18	IN SUBSECTION (2). THIS act is effective on July 1, 1981.
19	(2) SUBSECTIONS (2) AND (3) OF SECTION 2 1 ARE
20	EFFECTIVE ON JULY 1. 1983.

FREE CONFERENCE COMMITTEE ON SENATE AMENDMENTS TO HOUSE BILL NO. 488

(Report No. 1, April 13, 1981)

MR. PRESIDENT AND SPEAKER OF THE HOUSE:

We, your Free Conference Committee on House Bill No. 488, met April 13, 1981, and considered:

Senate Agriculture, Livestock & Irrigation Amendments dated March 20, 1981, and;

Senate Committee of the Whole Amendment: dated March 24, and recommend as follows:

That the House accede to these Amendments nos. 1 through 7, dated March 20, 1981;

That the House accede to the Committee of the Whole Amendment no. 1;

That House Bill No. 488 be further amended as specified in the CLERICAL INSTRUCTIONS, nos. 1 through 9;

And, that the Free Conference Committee Report to House Bill No. 488 be adopted.

CLERICAL INSTRUCTIONS:

- 1. Title, line 11. Following: line 10 Strike: "ELIMINATE" Insert: "MODIFY"
- 2. Title, line 13. Following: "SECTION"

Strike: "SECTIONS 80-11-206 AND"

Insert: "SECTION"

- 3. Title, line 14. Following: "PROVIDING" Strike: "AN"
- 4. Title, line 15. Following: "EFFECTIVE" Strike: "DATE" "DATES" Insert:

5. Page 1, line 18 through page 3, line 6.

Strike: section 1 in its entirety. Renumber: subsequent sections.

6. Page 4, line 5.
Following: "marketing"

Insert: "of alcohol byproducts and"

7. Page 4, line 11. Following: "Section"

Strike: "2" Insert:

8. Page 4, line 14. Following: "section"

Strike: "2"

πĪπ Insert:

9. Page 4, line 19. Following: "SECTION"
Strike: "2"

Insert: "Ī"

FOR THE HOUSE:

FOR THE SENATE:

SENATE STANDING COMMITTEE REPORT (Agriculture, Livestock & Irrigation)

That House Bill No. 488 be amended as follows:

1. Title, lines 4 through 6.

Strike: "REVISE THE AMOUNT AND ALLOCATION OF THE WHEAT RESEARCH AND MARKETING ASSESSMENT"

Insert: "CONTINUOUSLY APPROPRIATE MONEY DEPOSITED IN THE WHEAT RESEARCH AND MARKETING ACCOUNT TO THE WHEAT RESEARCH AND MARKETING COMMITTEE"

Following: "AMENDING" on line 6.

Strike: "SECTION"
Insert: "SECTIONS"
Following: "80-11-2

Following: "80-11-206" Insert: "AND 80-11-222"

Page 1, lines 14 through 19.
 Insert: All stricken material.

3. Page 2, line 25 through line 7 on page 3.

Strike: These lines in their entirety.

Insert: "(2) Money deposited in the wheat research and marketing account pursuant to 80-11-210 is appropriated to the committee for purposes of wheat research and marketing under this part.

- (3) The committee may be assessed costs by the department for the services it provides upon request or pursuant to 2-15-121. However, the costs charged must have a substantial relationship to the cost of services supplied."
- 4. Page 3.

Following: line 7

Insert: "Section 3. Section 80-11-222, MCA, is amended to read: "80-11-222. Powers of department. The department may contract with both private and government organizations to provide for research, development, production, and marketing of fuels feeds and foods derived from the by-products of alcohol production of wheat and barley. This includes but is not limited to agreements with the department of natural resources and conservation to fund grants provided for in Title 90, chapter 4, part 1.""

Renumber: subsequent sections.

5. Page 3, line 11.

Following: "section"

Insert: "2."

6. Page 3, line 14.

Following: "date."

Strike: "This"

Insert: "(1) Except as provided in subsection (2), this"

7. Page 3.

Following: line 15

Insert: "(2) Subsections (2) and (3) of section 2 are effective
 on July 1, 1983."

SENATE COMMITTEE OF THE WHOLE

Proposed amendment to House Bill 488, third reading copy, as follows:

1. Title, line 6.
Following: "ASSESSMENT;"

Insert: "TO ALLOCATE COMMITTEE MONEY FOR RESEARCH AND DEVELOPMENT OF FEEDS AND FOODS DERIVED FROM THE BYPRODUCTS OF ALCOHOL PRODUCTION OF WHEAT AND BARLEY AND TO ELIMINATE THE ALLOCATION OF SUCH MONEY FOR RESEARCH AND DEVELOPMENT OF FUELS DERIVED FROM WHEAT AND BARLEY;"