

Amendments to House Bill No. 519
1st Reading Copy

Requested by Representative Keith Regier

For the House Judiciary Committee

Prepared by David Niss
February 17, 2011 (6:59pm)

1. Title, line 4.

Strike: "DIRECTING"
Insert: "REQUIRING"

2. Title, line 5.

Following: "INTO"
Insert: "A SPECIALTY WOOD PRODUCT MADE FROM"

3. Page 1, line 12.

Following: "into"
Insert: "a specialty wood product made from"

4. Page 1, line 15.

Following: "into"
Insert: "a specialty wood product made from "

5. Page 1, line 19.

Following: "into"
Insert: "a specialty wood product made from"
Following: "sell the"
Insert: "specialty wood product made from"

6. Page 1, line 21.

Following: "type of"
Insert: "specialty wood product made from"

7. Page 1, line 22.

Following: "of the"
Insert: "specialty wood products made from"

8. Page 1, line 28.

Following: "into"
Insert: "a specialty wood product made from"

9. Page 1, line 30.
Following: "contract"
Insert: "for cause"

10. Page 2, line 1.
Following: "notice"
Insert: "for cause"

11. Page 2, line 6 through line 9.
Strike: "even though" on line 6 through "opinion," on line 9
Insert: "the Montana Supreme Court has held in such cases as State ex rel. Matson v. O'Hern, 104 Mont. 126, 65 P.2d 619 (1937), that "for cause" means for reasons that the law and sound public policy recognize as sufficient and"

12. Page 2, line 9.
Strike: "still"

13. Page 2.
Following: line 12
Insert: "**Insert:** NEW SECTION. Section 1. Certain prison industries training program not to encroach on private sector. The department of corrections prison industries training program may not operate a wood products training program for the processing of wood into a specialty wood product made from lumber that competes directly with private sector wood products businesses for the same purpose within 150 miles of the Montana state prison."
Renumber: subsequent sections

14. Page 2, line 17.
Following: "into"
Insert: "a specialty wood product made from"

15. Page 2.
Following: line 20
Insert: "NEW SECTION. Section 3. {standard} Codification instruction. [Section 1] is intended to be codified as an integral part of Title 53, chapter 30, part 1, and the provisions of Title 53, chapter 30, part 1, apply to [section

1].

Insert: "NEW SECTION. Section 4. {standard} Severability. If a part of [this act] is invalid, all valid parts that are severable from the invalid part remain in effect. If a part of [this act] is invalid in one or more of its applications, the part remains in effect in all valid applications that are severable from the invalid applications."

Renumber: subsequent sections

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