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LB 479

information of certification, I guess, to the Department of Revenue, the ten-day period I think is what you referred to, is that in this amendment?

SENATOR BAKER: Yes, it is. It's on page 10, I believe.

SENATOR CUDABACK: Senator Erdman, are you...?

SENATOR ERDMAN: Do you know exactly where that's at, Senator Baker? Because I don't see that language on page 10.

SENATOR BAKER: I was trying to read through this. I'm sorry, Senator Erdman, I may have missed your question. Was it dealing with the ten days?

SENATOR ERDMAN: Right. Where is that found in the amendment?

SENATOR BAKER: It's not in here. It was pointed out to me, we took that out. But prior to collecting the samples, a new ethanol facility shall notify the department, which may observe the sampling procedures utilized. It's on...that's on page 10, line 21. We did take that ten days out. I had forgotten. We had it in there, and took it out.

SENATOR ERDMAN: Okay.

SENATOR BAKER: It just says you must...they may observe the sampling procedures.

SENATOR ERDMAN: Right. Okay. The last question that I have at this time is, on page 11, it's a further continuation of the previous idea that who was...which plants would be eligible for the credits under LB 536 as well as the other credits that may be available to them. So in addition to the opportunity that you're going to give them either/or, those plants that are going to be up and running by October 1 of...

SENATOR CUDABACK: One minute.

SENATOR ERDMAN: ...2004 would get access to all credits available. Is that correct?