

TRANSCRIPT PREPARED BY THE CLERK OF THE LEGISLATURE
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have, Mr. President. (Legislative Journal pages 1245-1250.)

PRESIDENT MAURSTAD: Thank you, Mr. Clerk. The next amendment.

CLERK: Mr. President, Senator Chambers would move to amend the committee amendments. (FA342, Legislative Journal page 1250.)

PRESIDENT MAURSTAD: Senator Chambers, you're recognized to open on FA342.

SENATOR CHAMBERS: Mr. President and members of the Legislature, this is an amendment again to strike some language. On page 5 it would strike subsection 15, which would be found in lines 4 through 9. Then on page 7, it would strike Section 4, which would be found in lines 6 through 11. This is the language on page 5 and its tracked on page 7: "Qualified employee leasing company means a company which places all employees of a client-lessee on its payroll and leases such employees to the client-lessee on an ongoing basis for a fee and, by written agreement between the employee leasing company and client-lessee, grants to the client-lessee input into the hiring and firing of the employees leased to the client-lessee;" whatever all that means. I'm against that language and I'm against this company, this kind of company. But I want to ask Senator Matzke some questions which might bring clarification.

SENATOR MATZKE: Yes, Senator Chambers.

SENATOR CHAMBERS: Senator Matzke, aren't there large companies who engage in this kind of activity, leasing employees? Aren't there large companies that do that?

SENATOR MATZKE: There are large companies...

PRESIDENT MAURSTAD: Senator Matzke.

SENATOR MATZKE: ...that do it; I don't know whether they're subject to any licensing or regulations. If that's your question, I...

SENATOR CHAMBERS: No, no.