

change and this is also a federally mandated change and it's going to change the definition of "displaced person". And a displaced person, in our statutes, is a person who qualifies for relocation assistance and in our statutes right now they apply for this relocation assistance only when they are displaced from real property due to the acquisition, that's the key word, the acquisition of that real property. That's the definition that's in our statute right now. What this does is it broadens that definition and says, displaced person will also include, for the first time, any person, business or farm operation permanently displaced by activities other than acquisition. And an example of that would be either a rehabilitation or a demolition project. Those people would also qualify for relocation assistance. So this is an expansion of that definition. Section 15 is another section and all of this section is also federally mandated. It has several changes in it. First of all, it makes...this is the section that allows for actual and reasonable expenses, including moving expenses when someone is displaced. This also makes the change, of course, to be the same as Section 8 when it says that permanent displacement due to rehabilitation and demolition as well as acquisition. That just brings that in line with the section that we had in Section 8 that we just discussed. In addition, the displaced person would also receive actual expenses, actual and reasonable expenses if they have to move from property A to property B due to a demolition, rehabilitation or acquisition type of displacement. And, finally, there is going to be a new payment that would be available to small businesses and farms and that new payment, which could not exceed \$10,000, would cover the actual and reasonable expenses incurred as a result of reestablishing the operation at a new site. And this is also federally mandated. Section 16 is another one that provides for actual and reasonable expenses. It, again, talks about actual and reasonable expenses. And in this one which is also mandated is a payment of allowance and this allowance would be for actual and reasonable expenses for someone who is displaced from a dwelling. And, right now under present statute, this is limited to \$500. Under LB 254 there would be no dollar limit set. It would be up to the lead agency, the Department of Roads to set a limitation and there is no dollar limit in the bill. Section 17 is right after...it follows right along the lines of Section 16 because it allows a similar allowance for business and farms when they are displaced and it allows them a payment ranging from 1,000 to \$20,000 for them to reestablish themselves in a new place. The current law is the allowance is 2,500 to