

in residential home that you live in?

SENATOR WESELY: Right, if you do the work yourself, absolutely.

SENATOR HEFNER: Okay, if you do the work yourself or if you have, say, like a floor covering person...

SENATOR WESELY: Right, right, yeah.

SENATOR HEFNER: ...or a roofer.

SENATOR WESELY: Yes, as Senator Hannibal said, for flooring and roofing because they wouldn't be under the definition any longer unless you didn't handle it properly. Yeah, there wouldn't be any limitation.

SENATOR HEFNER: Okay, thank you for the information, and, then, if you will turn to Section 2 with me and line 8, "A business entity which (1) only performs asbestos projects which are less than two hundred sixty linear feet or which are less than one hundred sixty square feet and linear feet in any combination...", okay does that mean like if a building is tore down on main street and there is floor tile that has asbestos in, if it was over 160 square feet, then they would have to get a permit?

SENATOR WESELY: Right, they would have to be licensed to do that.

SENATOR HEFNER: Senator Wesely, would...

SENATOR WESELY: Oh, oh, wait, no, no, did you say floor tile?

SENATOR HEFNER: Floor tile that contained asbestos.

SENATOR WESELY: No, they would still...floor tile would still not be considered friable, but if they had...I thought you were saying for that building, if they wanted to tear it down or something, they would have to have a permit, a license first, and do it if it is more than 160 square feet, but flooring and roofing for any situation would, I think, be exempted unless it was not properly handled.

SENATOR HEFNER: Okay, as you understand the bill, then floor tile or roofing that contains asbestos would not be covered?