

counties. The purpose again of this amendment is accountability and being able also to not make the filing process more horrendous, but actually to simplify it. And so I would urge the passage of this amendment to 1063. I'd be glad to answer any questions. Thank you.

PRESIDENT MOUL: Thank you, Senator Hillman. Senator Moore, followed by Senators Schmit and Schellpeper. Senator Moore.

SENATOR MOORE: Well, Madam President, I don't see Senator Warner here. I wanted to ask him a question, or Senator Withem, maybe Senator Kristensen can answer this question. I don't...there is Senator Warner. I will ask Senator Warner the question as he's going to his microphone. The question is, Senator Warner, if my memory serves me correctly, in the 3-R version of the bill the ability for a county attorney to subpoena that worksheet was what came out of the 3-R Committee. Is that the way...how does that presently work in the present version of 1063 as far as...is there still that power to subpoena that in the bill?

SENATOR WARNER: I believe it is, Senator Moore, but need to check for sure. Originally, it was there...the...if...if...in relation to Senator Hillman's amendment, that is just to make sure that that information is included, and it would be easier for...it does mean some paperwork, but it would assure that the backup data was filed. Actually, it means more paper for the assessor, probably, to deal with. I don't know how much more from the filer's viewpoint. I'm trying to think what our depreciation is, sheets, it's probably two or three sheets.

SENATOR MOORE: Well, I guess my thought...I want to make sure the body understands the choices we have. In the present bill, if my understanding is correct, it will be correctly the State Department of Revenue gets the tape from the federal IRS on everyone that claims depreciation. Now, from that document, the state would know everybody in the state who's claiming depreciation. The bill, in its present form, I'm assuming the Department of Revenue could send out to a county here are the people claiming depreciation in your locality. And given the subpoena powers, if they wanted to do a random audit on 2, 5, 10 percent, the county attorney or...I'm assuming that audit would take place on the local level, that's where it could take place. And the audit could take place there and you would not necessarily require everyone to file their total depreciation