

purposes of designation as an enterprise zone would be that there would be a decrease in population of at least 10 percent between the censuses. Second change that was made by the committee amendments is that the, another criteria that was in the original draft of the bill was that designation of the zone by Department of Economic Development from 70 percent of residents below the medium family income is changed to 70 percent of the residents, below 80 percent of the median family income. A third change is that three sections of 7, 8 and 9 of the bill, Section 7 deals that the city or county governing body may propose creation of a zone by resolution that provides that a hearing in Section 8 on an enterprise zone resolution a public notice of the hearing. Section 9 provides for formal application after that hearing. All three of those with the committee amendments are now made mandatory under the change. The fourth change in the bill, substantive change in the bill, committee amendments, clarify that the requalification requirements are the same as the initial qualification requirements. There was no specific issue as that in the original draft of the bill. The fifth is really just a technical clarification issue as is the third, and I'm reading if you haven't found, from page 3 of the committee statement on 1240. Number 7 there is a substantive change I guess. It specifies that the enterprise association shall have seven members, four of whom are property owners, residents, business operators, educators, laborer representatives or other users of space in the zone so that the body that would make up the enterprise association would have seven members. A majority of them would have to be folks who either live, worked or own businesses within that enterprise zone. Eighth, the change with regard to the three member quorum for purposes of the enterprise association. Number nine, deletes a few of the duties of the enterprise association which were not spelled out here specifically so I have to go back and check what those are for you, but number ten, it says it clarifies that the regulatory relaxation provisions apply to enterprises within a zone. This is the provision within LB 1240 that allows for a public body to waive certain requirements with regard to the enterprise zone for purposes of zoning basically is what it amounts to, things that would necessarily be required in other types of areas in order to allow for the enterprise zone to be established and incentives for those businesses that would locate there. This provision of the committee amendments and the bill as it was drafted clarifies that those relaxations that are allowed are, must be specific to the enterprise zone. So in other words, any