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amendment is that if the county assessor is maintaining records in an electronic format, that a request that those records maintained in electronic format, a request to transfer them in some sort of an electronic format is not prohibited. All we're aiming at is this excessive copying, paper copying, shuffling, if you will. There's no reason to have a prohibition against an electronic transfer of electronic records during that period of time. That should not be burdensome to the county assessors to comply with that kind of a request, so that...there'd be...if the amendment is adopted, there would be no prohibition against the requirement of electronic records transferred in electronic format.

SENATOR COORDSEN: Thank you. Senator Crosby, did you wish to speak to the amendment to the amendment or the amendment? To the amendment to the amendment. Thank you.

SENATOR CROSBY: Yes. Yes, Senat...thank you, Mr. President. I do want to speak to the amendment to the amendment, and the amendment, and the bill. Senator Wickersham, I'm thinking nobody cares this morning anyway, don't think anybody's listening, but I do have a question I've been waiting for three days to ask you, so if you would yield for a question I would appreciate it.

SENATOR COORDSEN: Senator Wickersham.

SENATOR CROSBY: My question is, this question relates to the definition of, quote, assessment roll, r-o-l-l, unquote, as amended by the committee amendment. As I understood your explanation of this issue on General File the fact that real property is listed on an assessment roll does not mean that the property is to be valued and assessed. Is that correct?

SENATOR WICKERSHAM: That's true if it's exempt property. Nonexempt property would continue to be...

SENATOR CROSBY: Okay.

SENATOR WICKERSHAM: ...would continue on in the assessment process and would be valued and assessed. Exempt...