

TRANSCRIPT PREPARED BY THE CLERK OF THE LEGISLATURE  
Transcriber's Office

April 22, 1999 LB 822

organizations, educational institutions, et cetera, and so on. I...there...there would have to be some kind of evidence that they have...they are serious about this and they have actually started, and we did not delineate this partly because it is already delineated to some extent in statute.

SENATOR BROMM: So they would, ostensibly, they'd have had to had one or more meetings...

SENATOR SCHIMEK: Yes.

SENATOR BROMM: ...after their appointment to begin this process, and then that would probably meet...

SENATOR SCHIMEK: And probably some kind of a game plan as to how they were going to proceed.

SENATOR BROMM: Okay.

SENATOR SCHIMEK: I would...I would guess that would be something that they should do. Maybe they've hired a consultant, which a lot of them would have to do. Or maybe they have delegated to different parts of their...

SENATOR CUDABACK: One minute.

SENATOR SCHIMEK: ...community responsibility for different parts of the plan.

SENATOR BROMM: Thank you, Senator Schimek.

SENATOR CUDABACK: Thank you, Senator Schimek. There are no further lights on, Senator Schimek. Would you wish to close on your amendment?

SENATOR SCHIMEK: I will...I will be brief. It has been awhile since we've been on the actual amendment, but the amendment does put in place a process that would allow interim zoning if they have begun that process now by January 1 of the year 2000. And we didn't talk about the ending date, Senator Kremer, but your amendment I...I looked at and it was synonymous with the original amendment that I introduced. They then have 18 months