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line 7, the incomes of such other persons at initial occupancy shall not exceed 100 percent of the median income and so on. Well, that really means that if a person has an income more than 100 percent they're out of the building?

SENATOR SCHIMEK: That means they cannot get in if they have an income over 100 percent.

SENATOR RAIKES: Okay, so this...we...we...there wouldn't be a situation in which you had people in a building, it was substantially occupied, some of these people had more than a hundred percent of the median income?

SENATOR SCHIMEK: Senator, if they're already in the building, they're...I mean that...they're already in the building.

SENATOR RAIKES: Okay. So...so this would not...would not deal with a situation in which you had a person in the building living there, had more than a hundred percent of the median income and then would no longer qualify to be in that building?

SENATOR SCHIMEK: If they were already in the building under the provisions of the old law, they would still be in the building. They're grandfathered in.

SENATOR RAIKES: And this would allow them then to stay in...

SENATOR SCHIMEK: Right.

SENATOR RAIKES: ...under those circumstances.

SENATOR SCHIMEK: Right.

SENATOR RAIKES: Okay. Thank you.

PRESIDENT MAURSTAD: Senator Schimek, you're recognized to close on your amendment to Amendment 1895.

SENATOR SCHIMEK: The amendment adds the words "and substantially occupied" to this grandfathering clause to make it very clear that the projects we're talking about here can't be just on paper only. They have to be something that's really