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we did have...have a public hearing on several weeks ago and there was no questions raised, except that early this morning, after we had come into session, Senator Wickersham raised several questions and he thought the language was somewhat muddy and I rather suspect he will add his comments to that. So I have a floor amendment then if you have, either on your screen in front of you, the current version of LB 419, which in fact is AM2026, and the amendment that I'm proposing to have adopted this morning would be on page 2, line 3, we would strike all the language after "site" through page 2, line 4, through the word "agriculture". So, on lines 3 and 4 we would strike "or land actively devoted to agriculture", because we did not have a good definition. Then, on line 12 through 14, all of the language on that on page 2, we would strike all of that...all of that definition. And then what that leaves us with is a definition for the use of county assessors of both a set of farm buildings, whether they're occupied or not, and we're talking about now just the real estate, not any improvements, that on both occupied and unoccupied sites, farm sites, that are part of a larger unit of property, that are part of an 80-acre piece of property, part of a 160-acre property that is a farm, that that land would be valued as agricultural property as the land that's contiguous or lies around it in the rest of the farm. The amendment in the old language provides that the residential property and the land under the residential property, including such land as necessary for utility connections, water and sewer systems, improved access and all of those things that encompass a developed living site, would be valued for tax purposes as they are now, at it's actual value and at 100 percent of actual value, which is the same as anyone else. I don't know if I've been clear on that, but it does provide in statute something that has not existed for several years. We have not had a clear definition and what guidance there were for assessors disappeared in some...some rewriting of several years past, so I don't know. Unless you're interested in this, it might be somewhat difficult to understand. This does not...not include any living quarters at all and it does not include any acreages. Acreages that are separate from a farm site will continue to be valued as they are now. Agricultural property under farm buildings used for agricultural purposes will be changed, to a certain extent, by regulation. There is nothing in statute today except that...a provision that says that the real estate