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concerns LB 775, and the property exemptions that can be granted under that process, that would be transferred from Revenue to the Property Tax Administrator's Office. I believe that's all been worked out. People are comfortable, I believe, with that transfer and it doesn't happen to cost us any money, which is good news. There is a change to Form 521s. Those are forms that everybody files with...to describe a real estate transaction. They're used by the assessors to evaluate whether the transaction is an arm's length transaction to be used in the sales file and give information about the consideration paid. Those forms in the past have required on one page of the form to have the Social Security number entered. That form was then sent to the Department of Revenue. It was always our hope in the past that we would use that to create or to conduct a tax incidence study. We've decided that that's not going to be possible and it's no longer necessary to put the Social Security numbers on those forms. That's being removed. We're making certain changes with regard to centrally assessed property. We're changing the way in which railroad values are distributed. There's a process where we would now have three-year rolling averages for their values that are to be distributed. That's a change in process. For the other centrally assessed properties that we're changing the dates on which they have to file appeals, and we are designating the railroad property taxes as personal property so they're due on the personal property schedule rather than on the real property schedule. That's a change for them but I think there are no objections to that kind of change. It seems to make sense. We...I have incorporated into the bill the provisions of LB 1260. LB 1260 is far from being a technical bill. It has a number of quite substantive provisions in it and it concerns the use of what we usually characterize as greenbelt, although, as was noted in a committee discussion the other day, you will not see greenbelt used as a word either in our constitution or in our statutes at the moment. What it is, is the implementation of special constitutional authority granted to value ag lands for their ag land use only. We have, in the past, seen those provisions used predominantly in areas around the metropolitan areas of the state, for example, in Lancaster County, Douglas County, Cass County, Washington County and in those counties where you had great pressure on agricultural values due to development. We're now seeing that phenomenon on a more statewide basis but, at any