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SENATOR CHAMBERS: Senator Matzke, how and by whom is the determination made that this 80 percent is either met or exceeded?

SENATOR MATZKE: My understanding is that the application has to be submitted to the Department of Revenue and this information documented so that that determination could be made before an agreement was entered into.

SENATOR CHAMBERS: Now, I'm submitting the application and I have a McDonald's operation, and 21 percent of the activities that I carry on there maybe I'll sell dry goods, but 21 percent of what I do does not involve preparing food for immediate consumption. Let's do away with dry goods, I'm just showing that there could be another way. Let's say 21 percent of the food that I prepare is not prepared for immediate consumption, then I would qualify, wouldn't I, even if I'm a McDonald's, based on the language of this bill, wouldn't I.

SENATOR MATZKE: No, I think the percentage is turned around the other way. In other words,...

SENATOR CHAMBERS: Eighty percent or more has to be in this food prepared for immediate consumption and sold to the ultimate consumer.

SENATOR MATZKE: It...it's disqualified from...under the bill, if more than 80 percent of the total sales...

SENATOR CHAMBERS: Right. So, 80 percent of what I prepare is for sale to the ultimate consumer and it's prepared for immediate consumption; 20 percent is not prepared for immediate consumption, then I qualify, don't I, under the language of the bill? If it's not for immediate consumption, I qualify, don't I?

SENATOR MATZKE: I'm afraid you've lost me, Senator Chambers. (Laugh)

SENATOR CHAMBERS: Thank you. Members of the Legislature, let me try not to lose the rest of you. We have two quantities,