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program that's been set up. It seems like a very good thing to me. And that part of 4 and 5 that I wanted to talk about had to do with the new language in the bill saying that essentially all of the things that a veterinarian can do cannot be done, unless there is a valid veterinarian-client-patient relationship. That particular sentence or phrase is on lines 14 and 15 of page 4. And then on page 5 it goes on to describe at least three or four different things that have to exist in order to have a valid veterinarian-client-patient relationship. And it includes certain kinds of agreements between the veterinarian and the client, and it includes language that says that this also means that the veterinarian has recently seen and is personally acquainted with the keeping and care of the animal by virtue of an examination of the animal, or by medically appropriate and timely visits to the premises where the animal is kept. So, first of all, Senator Dierks, if I may start to formulate the first question, with respect to the language on page 4 that says, "The acts described in this subsection shall not be done without a valid veterinarian-client-patient relationship", I'm assuming that that means, given the placement of it in the regulatory framework here, that no veterinarian shall do these acts without that kind of relationship existing, and that it doesn't mean that an owner cannot continue to deal with his or her own animals in the manner that they always have. And in that regard, I want to specifically cite 71-1,155, which has subsections (4) and (5), I'm sorry, (5) and (6), and subsection (6) says, "an owner of livestock" et cetera, "performing any act of vaccination, surgery, pregnancy testing or the administration of drugs in the treatment of domestic animals", that that particular person is exempted from anything in the veterinarians act having to do with who can and in what regards they can deal with their own animals. And it also has an exemption for merchants or manufacturers who are educating people or investigating after problems with their own medicines, essentially, as I understand it, indicating that the veterinarians act is not going to have any limitation on the ability of a manufacturer or seller to describe their products and what their products are good for. So, being very specific, my first question is, does the new language in Section 4 of LB 833, dealing with acts that shall not be done without a valid veterinarian-client-patient relationship, in any way change at all the application of subsections (5) and (6) of 71-1,155?