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demanded by DEQ. That's what my problem...let's say, for example, you have...there are two possible DEQ requirements. You could require monitoring wells around a particular site if you were particularly worried about certain kinds of problems. You could also require, I suppose, different leakage rates out of waste pools, depending upon the site circumstances. Now, under this bill, would you expect the county to give its idea of how many monitoring wells are required and what the leakage rates should be and all of these other things related to environmental questions that are site-specific?

SENATOR ERDMAN: Here's what I would see, Senator Beutler. I would see that the county has its ideas in place as far as what they feel is proper regulation for a lot of these areas, and that they would set those out, and that they would allow the DEQ then to determine the capacity or the ability of the application...the applicant to meet their requirements. And so the county could set those out however they would like and whatever process they'd like to arrive at. I think that they could do that if they could justify them. Then the second process, obviously, would be, as you said, to navigate between the two jurisdictions and the DEQ. I guess my overall question comes back to this.

SENATOR CUDABACK: One minute.

SENATOR ERDMAN: If I've submitted an application and you've said, here's all of our guidelines, which might include some of the things that you point out about some of the environmental concerns that might or might not be allowed, I'm not sure yet,....

SENATOR BEUTLER: If you submitted the application to the county...

SENATOR ERDMAN: To the county.

SENATOR BEUTLER: ...or to the DEQ? To the county?

SENATOR ERDMAN: Originally you'd go to the county. And you'd say, we would like to do this. And the county says, okay, if