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FLOOR DEBATE

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SENATOR CHAMBERS:    Okay, starting in line 13 as an example: If the county planning commission's role is advisory to the county board, the commission shall submit such statement with its recommendations to the county board. Then, if the county board would make a decision, then the statement would have to be issued by the county board as to why they did or did not.

SPEAKER BROMM:    That's right.

SENATOR CHAMBERS:    Based on what you and I discussed on the previous page, there is no need to mention any of...well, how are those two parts reconciled? On the page we discussed, you said that the board may choose not to make reference...

SPEAKER BROMM:    To conditions.

SENATOR CHAMBERS:    ...to these conditions.

SPEAKER BROMM:    Correct. But if they...when they make their decision to grant or deny the permit, this Section 6 indicates that they shall issue a statement of factual findings.

SENATOR CHAMBERS:    But the statement does not have to contain any reference to conditions...

SPEAKER BROMM:    No.

SENATOR CHAMBERS:    ...having been met or not met.

SPEAKER BROMM:    No, it doesn't.

SENATOR CHAMBERS:    That seems strange to me because that is the crux of the issue as I see it. If conditions...

SENATOR CUDABACK:    One minute.

SENATOR CHAMBERS:    ...have been established that have to be met and the board decides not to grant a permit but is required to issue a statement as to why the permit was not granted, the facts do not have to make any reference to whether or not the