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statement the board or the commission would be required to say more than what it is required to say when issuing the determination or the granting or the withholding. That's what is meant by the determination. So I can understand the distinction, but I still do not see anything in the new language on page 6 which gives any idea as to the weight that is to be accorded any facts that are relied on. So the board or the commission may offer anything deemed to be a fact that supports its decision. All that the board or commission is required to do under the language on page 6 is to say the reason we denied this permit, or the reason we granted this permit, because whichever way it goes somebody may be unhappy, the commission or the board would have to list out the facts or the reasons why it said, yes, you have the permit, or, no, you don't have it. Earlier, Senator Bromm and I were talking and things that I listed as qualifying for facts he would not because he said those types of things are not objective. Any time a discretionary body is making a decision, the decision is subjective. It's based on the belief, the feeling, the hunch or whatever of those making the decision. If the applicant was denied a permit and thinks that the factual statement given by the board or the commission does not justify the turndown, he or she could go to court. But he or she has no additional clout than existed before the bill. This bill does not say that the board or the commission shall grant the permit. I'd like to ask Senator Bromm a question, if he is still somewhere...

SENATOR CUDABACK: Senator Bromm, you available?

SENATOR CHAMBERS: He has signaled that he'll answer, so I will pose the question as he makes it to one microphone or the other.

SENATOR CUDABACK: You may use Senator Erdman's microphone, if you care to.

SENATOR CHAMBERS: Senator Bromm, this law...this bill, if it becomes law, does not mandate the circumstances under which a permit must be granted, does it?

SPEAKER BROMM: No.