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minutes.

SENATOR BEUTLER: Senator Bromm, I realize you're over here, but if you'd grab that microphone right in front of you, I'd just like to continue the dialogue with you. Senator McDonald, thank you for the time.

SENATOR CUDABACK: Senator Bromm.

SPEAKER BROMM: Yes.

SENATOR BEUTLER: Senator Bromm, I wanted to spend a little time focusing on that part of the amendment that talks about the final determination. Starting on line 16, it says: If a final determination of the special conditions or requirements to be imposed have been made, final permit approval may be withheld subject only to final review by the commission or county board to determine, one, that there is not a substantial change in the applicant's proposed use and that the applicant has met or will meet the special conditions or requirements imposed. So there seem to be only two things they can look at, those two things that I just read. What about if they discover that some of the applications...some of the applicant's information...

SENATOR CUDABACK: One minute.

SENATOR BEUTLER: ...that they previously relied upon was inaccurate or substantially incomplete? Could they give consideration to that factor at that point in time in the process?

SPEAKER BROMM: If one of the requirements were that the application be complete and accurate and it proved not to be, that's a perfect example of why you would go back and not issue the permit, or have another public hearing, if you chose. It's endless on what you could put into the conditions or requirements. That's...

SENATOR BEUTLER: Yeah. But to some...

SENATOR BROMM: I thought that would be clear on the face of the