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monitor this, I guess, audit this? Senator Brashear, I would give you my time if you would so respond.

SENATOR BRASHEAR: Mr. Speaker, may I?

SENATOR HARTNETT: Mister...

SPEAKER BROMM: You're yielding your time?

SENATOR HARTNETT: Yeah. To Senator Brashear to answer those two questions. Yes.

SPEAKER BROMM: Senator Brashear, you have three minutes.

SENATOR BRASHEAR: Thank you. Senator Hartnett, I'll start first with Senator Stuthman's questions, and then move to yours. The reason I respectfully disagree from his characterization is, we're not talking about assessed value. That doesn't appear. We are talking about fair market value. And we're utilizing a fairly usual concept here. So you don't have to wait for the assessed valuation or anything else. It's just like any other tax that you pay. The burden is on the taxpayer. If you are going to do what you believe to be a 100 percent or more increase in valuation project, or you are going to remodel more than 75 percent of the square footage, you're exempt. Assert your exemption. Don't pay your sales tax. The burden would be upon...and how is that going to be tracked? That's going to be tracked relatively simply, in this day and age of information technology. Because the contractor is not going to levy a sales tax on you, or you're not going to sign a contract with him. You're going to resolve these issues as we go. And we aren't probably talking about something quite so fine as whether it's 99 percent or 101 percent. That's not the way it works. We're talking about fair market value. You're going to have an estimate. You're going to...you're then going to be able to get an appraisal in your own defense, if that's what you want to do, if that's what is required for you to assert your right to an exemption. Everything would be presumptively taxed, unless you do assert your right to the exemption. So it's the same process we use for tax collection throughout. Now, your next question, Senator Hartnett.