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elevator operator, if you're an elevator close the the border, doesn't know what is Nebraska corn and what is Kansas corn. That same thing could be said for what is Iowa corn and what is Nebraska corn, when it's piled on the ground. And if the ethanol plant needs grain and they call the elevator, there's no way you can separate out the out-of-state corn. I hear what you're saying. It sounds good. But it's just not practical. I have more time left. You can have it if you want.

SENATOR CHAMBERS: Thank you, Senator Schrock. And I would like to continue the discussion, based on what you said about the commingling of the corn. The amendment could be crafted to deal with corn grown in Nebraska or obtained from an elevator or purveyor within Nebraska. That could not be done, you're telling me?

SENATOR SCHROCK: That could be done. But then you're getting out-of-state corn, and I guess I...corn...

SENATOR CHAMBERS: But most of it would be Nebraska.

SENATOR SCHROCK: Yeah. It's like telling one of our major packers, you've got to buy Nebraska livestock. It just doesn't work. I mean, it's a good idea, but it just doesn't work in the agriculture we're dealing with today.

SENATOR CHAMBERS: Well, suppose we said they must...at least 75 percent of the corn they use must originate in Nebraska, be grown in Nebraska, or obtained from an elevator in Nebraska.

SENATOR SCHROCK: Sounds good to me, but I don't know how you'd track it. I don't know how they'd do an accounting system that would work on it.

SENATOR CHAMBERS: We trust them, like we trust...

SENATOR SCHROCK: (Laugh) Okay.

SENATOR CHAMBERS: We trust livestock dealer...I meant, feeders, not to feed meat and bonemeal, don't we?