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public projects, which have another whole bunch of rules and regulations as to what the cities must do, or the school district must do, or the SID must do. There's no negotiated rule-making delegation here because of that. These refer to a district, the state and its political subdivisions, et cetera. Do you notice that?

SENATOR BEUTLER: Senator, I'm not sure I'm following you. You're saying...

SENATOR TYSON: Well, let's try Section...pardon me for interrupting you, Senator Beutler, but let's take Section 1. "All design or construction by a district..."

SENATOR BEUTLER: Okay.

SENATOR TYSON: "...of structural work costing more than eighty thousand dollars, or such higher amount."

SENATOR BEUTLER: Right, an NRD...

SENATOR TYSON: Down on Section 2: Except as otherwise provided, the state and its political subdivisions shall not engage in the construction of any public works, and so on and so forth. That is where they appear in this. And are they given different treatment than commercial ventures? Yes, they are. Why? Because they're the state.

SENATOR BEUTLER: So the...an NRD, for example, cannot participate in the negotiated rule-making process? Is that what you're saying?

SENATOR TYSON: I'm saying they don't need to. They can go to the Architects and Engineers Board and say this is what we want to do; here are our plans; we want to go ahead with this. And they can change by rule what that NRD does. Because these...the services that are referred to here, Senator Beutler, are not without cost.

SENATOR BEUTLER: Senator, I understand that, but by what...this...okay, let's take these one at a time.