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SENATOR CUDABACK: We will continue where we left off. Senator Schimek, your light is on, on your amendment. Yes, Senator Schimek.

SENATOR SCHIMEK: I'm sorry, Mr. President, members. I was speaking with counsel and I didn't hear you. You want just a brief update, is that what you said, or am I...am I next to speak?

SENATOR CUDABACK: If you care...if you care to.

SENATOR SCHIMEK: Okay. But you were calling on me to speak on my own time, is that correct?

SENATOR CUDABACK: You can give us a brief update, if you care to, first.

SENATOR SCHIMEK: Oh, okay. Well, as members may or may not recall, this amendment has two parts to it, and one part would give the county board an additional 30 days in which to review their zoning requirements, if necessary, and then the second part of the amendment really tries to remedy the problem of DEQ not knowing about the zoning requirements of a county. And I think I have to go back and re-explain the amendment just a bit, and that is...the question came up with Senator Stuthman a little while ago, before we left for lunch, about whether this was the county zoning board or the county board that this would apply to, and I think I need to explain this would apply just to the county board. Because all this amendment is really requiring is that the county board send its zoning requirements to DEQ. It has nothing to do with, at this point, deciding whether a company meets and is approved for the...for the zoning application, but rather, once that application is received by the county board, they are required to look at it and decide if any of the zoning requirements have been...if the zoning requirements have been met or not, and that's what they forward to DEQ. So I, I mean, I'm taking more than an explanation...

SENATOR CUDABACK: You're now on your time, Senator Schimek.