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nobody is going to have anything to say about that particular item. In another part, it says, in no event shall any customer of a public entity be entitled or authorized to withhold payment, in whole or in part, of any mandated project charges, for any reason, for any reason. It points out that these are a special pledge of revenues, and that the public entity is obligated to impose and collect these mandated project charges in an amount sufficient to pay the revenue service. And here's the one...the tightening of procedure that I want to bring to your attention and see how you feel about it. When you're going to do this mandated project, you have to pass an authorizing resolution. And that includes a number of things that are listed in the bill. And then it says, a description of the financial calculation, formula, or other method that the public entity utilizes to determine the mandated project charges that customers will be required to pay. And it goes on and says that the financial calculation, the formula, all of this, the allocation of the mandated project charges to and among its customers, shall be decided solely by the governing body of the public entity, and shall be final and conclusive. So those of us who have been around a while...and most of you, I think, are aware that whenever a public utility sells...sets rates, there's always a discussion as to residential rates and what's appropriate to residential and commercial, and what's appropriate to commercial, and what's appropriate to commercial users of different sizes, what's appropriate for agriculture in their somewhat unique situation. And so there's always a good discussion, and there should be in a democratic process, a good discussion of rates and how they're allocated and how a formula works. And it will work the same, under this bill, in the sense that there will be a public hearing and people will get to come in and talk about the rates and what they think is fair and what they don't think is fair. But the difference is that once those rates are set, under this bill, they're final and conclusive. That is, nobody can appeal it. And at least it was my understanding, and is my understanding, that you can appeal rates and rate structures currently under the law. So the question to you here is, in the effort to try to get this special bond rating, do you want to go so far as to say that the rate structure is final and conclusive, and that somebody who is disgruntled by it, or thinks they've been treated unfairly,