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these minor issues, requests a hearing, then the hearing has to be granted.

SENATOR BEUTLER: Where is that provision?

SENATOR SCHROCK: It's section (3), I think line 23 on page 3. That's for financial assurances. That's the part.

SENATOR BEUTLER: It's section (3)?

SENATOR SCHROCK: Page 3, 23, line 23.

SENATOR BEUTLER: Okay. You're talking about the section that begins on line 18. It says the director shall require the owner to undertake investigation, corrective answer, in the event of contamination or threat of contamination. Financial assurance for investigative or corrective answer may be required in the amount determined by the director following public notice and opportunity...

SENATOR CUDABACK: One minute.

SENATOR BEUTLER: ...for a hearing. You...that's been changed from a hearing to an opportunity for a hearing.

SENATOR SCHROCK: And then on page 2, Senator Beutler, you also...it's also laid out in the bottom half of the page, from line 16 through 27, on how the process and the hearing process will be...it's actually lines 19 through 27.

SENATOR BEUTLER: Senator, I still don't see anywhere where...

SENATOR SCHROCK: We don't change that portion of it.

SENATOR BEUTLER: Well, let me get off the mike and read this a little closer. I assume there will be other discussion on this, but I'm, frankly, worried about the...turning over the complete regulation of this to the department.

SENATOR CUDABACK: Time, Senator Beutler.