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financial assurance that's being talked about? "Financial assurance for investigative or corrective action," who provides this financial assurance?

SENATOR SCHROCK: The company...

SENATOR CHAMBERS: Is it the...

SENATOR SCHROCK: The company that has the facility does.

SENATOR CHAMBERS: And currently, if this financial assurance is being required, it will be required only after a hearing, under the current law. Isn't that true? The amount of this financial assurance that has to be put up under current law will take place only after a hearing. Isn't that true?

SENATOR SCHROCK: That is correct, Senator Chambers.

SENATOR CHAMBERS: But with this, no hearing is required.

SENATOR SCHROCK: That is correct.

SENATOR CHAMBERS: And even when you say "an opportunity for a hearing," that doesn't mandate a hearing, does it?

SENATOR SCHROCK: No, it does not.

SENATOR CHAMBERS: So this could...this language could do away with the hearing altogether. And Mr. President, members of the Legislature, I'm going to deal with this amendment as I would with a bill. When this bill, LB 776, was before us at the first stage, there were explanations given as to why this yard waste information needed to be modified, and that was done. And I assured the Speaker that I had no problem with these bills that he puts on, and these were...this one was one of those that I didn't think would pose a problem. But it does pose a problem for me. And if this were the original bill, it would not be allowed to just slide across. So with this amendment, I'm not going to just let this bill slide across. I still have no objection to LB 776. I'd like to ask Senator Schrock a question.