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SENATOR WEHRBEIN: Senator Langemeier, I'm comfortable with the amendment, but I did...since we took out "advance" and just simply put in "reasonable notice," what will your definition be of "reasonable"?

SENATOR LANGEMEIER: Yes, we did take that out. I think the definition, in my mind, to "reasonable notice," is typical meeting law language that currently rises, that the notice has to be done within the 24-hour period prior to the meeting as scheduled.

SENATOR WEHRBEIN: I don't know what it's in, but I would say it ought to be at least 24 hours; I'd say preferably more.

SENATOR LANGEMEIER: Um-hum.

SENATOR WEHRBEIN: And I...that was my only consideration here.

SENATOR LANGEMEIER: Right, right.

SENATOR WEHRBEIN: I know "advance" probably isn't defined either,...

SENATOR LANGEMEIER: Right.

SENATOR WEHRBEIN: ...but I'd say, for the record, it ought to be a minimum of 24, and preferably two or three days, because one of the things that we heard in our testimony was the fact that things were sprung on people, and I happen to concur with that, that there ought to be..."reasonable" ought to be defined as more than just 24 hours, or even 48 hours. And I just wondered if you had something in mind.

SENATOR LANGEMEIER: I didn't, per se. But I would say 24-hour notice would be a minimum.

SENATOR WEHRBEIN: Okay, thank you.

SENATOR CUDABACK: Thank you, Senator Wehrbein. Senator Stuthman, on the Langemeier amendment.