

this amendment?

SENATOR HIGGINS: I have to check it for a second, Senator. Senator Hannibal, yes, we did take prospective out.

SENATOR HANNIBAL: Okay, and then what that means is when you say this is a buyer and seller of real estate...

SENATOR HIGGINS: Of residential real estate.

SENATOR HANNIBAL: Of residential real estate, now you're saying that it's no longer prospective, it's now a buyer or seller, now...

SENATOR HIGGINS: Mmm, hmm.

SENATOR HANNIBAL: ...the definition of buyer and seller at that point would be, when, what?

SENATOR HIGGINS: Buyer and seller is defined on page 2, "Buyer shall mean any individual who contacts a real estate agent or who is contacted by a real estate agent for the purpose of securing a contract to buy residential real estate." "Seller shall mean"...are you following?

SENATOR HANNIBAL: Mmm, hmm.

SENATOR HIGGINS: "...any individual who contacts a real estate agent or who is contacted by a real estate agent for the purpose of securing a contract to sell real estate." Does that answer your question, Senator?

SENATOR HANNIBAL: Yes and no. Yes, you did answer my question and I will pose you another one then. Now what I thought you were doing was bringing maybe the time at which this rights statement was to be delivered was going to be at the time of signing something and it is not. Instead it is just because under your definitions you're saying a buyer and a seller are really prospective by their very definition and to say prospective prospect is a little redundant so you aren't bringing this down to a signature time. You're still saying prospective which means...a consumer that may be in the market. Is that correct?

SENATOR HIGGINS: Yes.