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determining whether an enlargement or extension of a natural gas service area, natural gas mains, or natural gas services is in the public interest, pursuant to subsection (sic) 4 before, the following shall constitute rebuttable presumptions. And basically, starting on line 14, it says, any enlargement or extension of certain classes of cities...

SENATOR CUDABACK: One minute.

SENATOR BEUTLER: ...are presumed...there's a rebuttable presumption that they're in the public interest, and I assume that means that whoever is there doesn't have to go out and prove anything. It's...it's...it's there to be refuted by somebody else. Somebody else has the burden of proof. So when we talk about that enlargement and extension right there on lines 14 to 18, it says within a city of the primary, first, or second class, enlargement or extension within a city. Does that mean we're talking...or it's extraterritorial zoning jurisdiction. So we're talking about them being able to go to extend within the city or within...

SENATOR CUDABACK: Time.

SENATOR BEUTLER: ...their zoning jurisdiction. Is that accurate?

SENATOR BRUNING: Yes.

SENATOR CUDABACK: Thank you, Senator Beutler. Senator Hartnett, on the Bruning amendment.

SENATOR HARTNETT: I'd simply yield my time to Senator Beutler, I think.

SENATOR CUDABACK: Senator Beutler, you have about one...five minutes.

SENATOR BEUTLER: Okay. Let's say, Senator, that UtiliCorp had this town and MUD was butting up now to the zoning jurisdiction of that little town. And MUD is ready to extend its pipe into that zoning jurisdiction. I mean not an...it wouldn't be an unusual situation for the Omaha area, I wouldn't think. But now