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of the FAA's mandate.

SENATOR WICKERSHAM: Yes, for example, the various political subdivisions, not only airports but others, are frequently authorized to accept gifts of property that may have no direct connection with their activities. They accept, typically, they'll accept the property, sometimes...

SENATOR CUDABACK: One minute.

SENATOR WICKERSHAM: ...the property is brought to them with the restriction that it cannot be sold. They then hold the property and lease it out.

SENATOR SMITH: Okay, and the fourth one, government's use-nonpublic, and the lessee's use-public or charitable. Maybe, for example, the airport authority would have a structure that could be used as a county jail. Would that be a good example?

SENATOR WICKERSHAM: I think that the better example again is the property that is donated or acquired perhaps not even directly related to the governmental purpose of the entity that receives it, but they make some public or charitable use of it. They lease it to the county, for example, for a county jail site. They might lease it to a hospital, for example, that makes a charitable use of the property. So in that case, we look to the lessee, that's the gist of the amendment that we adopted last Thursday...

SENATOR CUDABACK: Time.

SENATOR WICKERSHAM: ...and we will treat that property as though it's owned by the lessee and determine in their hands whether it's exempt.

SENATOR SMITH: Thank you, Mr. President.

SENATOR CUDABACK: Thank you, Senator Smith. Senator Janssen, on Amendment 1204, followed by Senators Beutler and Smith. Senator Janssen.