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You can do that through a number of different categories of second-party use, if you will. We've used the word "lease" in the amendment and in the bill that has a...that is a specific kind of relationship for a second-party use. But, clearly, there are other structures for second-party uses. We've chosen to emphasize leases.

SENATOR SMITH: Okay, moving down to the unleased provisions in LB 271, just wanted to continue from my prior time clarifying some examples. If the government's use, it would be governmental use, not used for public purpose, and an example would be perhaps some separate cropland farmed directly by the political subdivision?

SENATOR WICKERSHAM: If the...if the government's use isn't...isn't within its public purpose, then it would be taxed.

SENATOR SMITH: Okay, then moving down, government's...government is using it but for a public purpose, that would be an example of a runway...

SENATOR WICKERSHAM: Correct.

SENATOR SMITH: ...in this situation, okay.

SENATOR WICKERSHAM: Yes.

SENATOR SMITH: And the third one, Government's use, unused for any purpose, might be fallow land not in the clear zone of an airport?

SENATOR WICKERSHAM: In the context of an airport, I am not sure. There are certain lands...there's so many different kinds of property, potential classifications of property within an airport context. The one that was described to me, Senator, was property at the ends of runways, for example, and if that could be characterized as unused,...

SENATOR CUDABACK: One minute.

SENATOR WICKERSHAM: ...then that might become subject to in lieu of tax. Clearly the land at the end of a runway, you can't