TRANSCRIPT PREPARED BY THE CLERK OF THE LEGISLATURE Transcriber's Office FLOOR DEBATE

May 18, 2005 LB 500

stretch to make that comparison. However, if the Chair rules that way, that then becomes our rule. The Chair will be creating a new rule, and a motion now becomes the equivalent of an amendment. And I think that is not wise. But the body has behaved in a way that was not wise in the past, when I am the subject of it. But suit yourself. If that becomes the rule, I can live within it. But everybody else is going to live within it, too. Unless it becomes inconvenient. Then the body will agree, well, yeah, the recommit motion was made yesterday, but it needs to be made today, so make it again. I would...

SENATOR CUDABACK: Senator Chambers, are you through...are you finished?

SENATOR CHAMBERS: Yeah, I'll be through.

SENATOR CUDABACK: Senator Landis, I'm going to sustain your point of order that Senator Chambers had offered this motion yesterday and reconsidered it, so the Senator Chambers motion is out of order. Senator Chambers, you may challenge the Chair, as you know, if you so incline. Senator Chambers. Senator Chambers, you're recognized.

SENATOR CHAMBERS: Mr. President, have it your way.

SENATOR CUDABACK: Senator...or, Mr. Clerk, please.

CLERK: Mr. President, the next amendment I have to the committee amendments is by Senator Landis, AM1529 as an amendment to the committee amendments. (Legislative Journal page 1470.)

SENATOR CUDABACK: Senator Landis, to open on AM1529.

SENATOR LANDIS: Thank you, Mr. Speaker, members of the Legislature. This amendment takes out explicitly some of the things that we did not want to have covered in the costs that would be attributable or payable. Development project cost does not include property taxes incurred by a company that's located within a development project area, any type of lobbying expense, or the development, construction, or operation of any type of