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and I want to be. I have to throw out a caveat, if I may, and I'll try and be very quick. Some people are doing this illegally, and there may be some misappropriation of a signal to them, which they are retailing with no authority and without paying for it. So I'm...in theory, if somebody is legitimately retailing, I have no problem with a standstill. The problem is that we have some people who are retailing, who never told anybody they were retailing a signal, which they were buying at retail and disbursing, and they have no authority to do so and, in fact, it's illegal to do so.

SENATOR BEUTLER: Okay. So you would have no objection a grandfather clause for legal operations, and they can fend for themselves as to whether it is...it was, in fact, legal at the time or not.

SPEAKER BRASHEAR: I can't think of a reason to have an objection to a legal operation during the period of this study.

SENATOR BEUTLER: Okay. The different types of services that are listed in the bill, they're all defined, more or less: broadband, telecommunications, Internet, and video services. Those...all of those different types of services, are they all provided by either cable or telephone companies at this point in time?

SPEAKER BRASHEAR: I'm sorry, Senator Beutler.

SENATOR CUDABACK: One minute.

SPEAKER BRASHEAR: Forgive me, please.

SENATOR BEUTLER: I wanted to get firmer in my mind who provides these four different types of categories of services that you are addressing in Sections 2 and 3 of the bill: broadband, Internet, telecommunications, or video.

SPEAKER BRASHEAR: They are...

SENATOR BEUTLER: With regard to broadband services, those are currently provided by cable companies, telephone companies...