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cities that internal use would in fact be provided and that public power companies could continue, if they haven't done or if they choose to do it in the future, contracting with telecommunications providers to use poles and whatever else they might do. Thank you.

SENATOR CUDABACK: Thank you, Senator Raikes. Senator Chambers, followed by Senator Beutler.

SENATOR CHAMBERS: Thank you. Mr. President, members of the Legislature, in Section 4, political subdivisions can provide, they can utilize, they can deploy and utilize broadband services, Internet services, telecommunications services, or video services for their own use, either individually or jointly through various compacts, for their own internal use and to carry out any public purposes of that political subdivision. So even if I were to do something about subsection (2) in Section 5, these political subdivisions could continue doing whatever they're doing for their own internal use and their...and the necessity to do those things to carry out their public purposes. What I see subsection (2) doing is imposing a restriction on what the public power supplier can provide, and this language says the public power supplier shall not provide on any basis broadband services and so forth. That could implicate what Senator Raikes was discussing, so I'd like to ask Senator Brashear a question.

SENATOR CUDABACK: Senator Brashear, would you yield to a question?

SPEAKER BRASHEAR: Yes, Mr. President.

SENATOR CHAMBERS: Senator Brashear, on page 3, subsection (2) beginning in line 6, "Except as otherwise provided in Sections 3 and 4 of this act, a public power supplier shall not provide on any basis broadband services, Internet services, telecommunications services, or video services." What does that phraseology "on any basis" refer to? What does that mean? Let me ask another question...

SPEAKER BRASHEAR: Well, I'm...