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10 We – in that communication, I also said that I encouraged them strongly to repeat the self-assessment and as part of their internal audit program and report it through their – their progress through the audit committee and their leadership teams. And I think -- and that's something that we've been talking to people a lot about in terms of, really, "This is your responsibility." And we've been doing that for a long time. We've had the self-assessment tool on our website and we've done training for internal auditors, and so on, for a long time about how to complete it themselves. Some agencies have said to us "It's really big" We've said, "Okay, we'll focus on the high-risk areas for you. Chunk it up, take the bits that you didn't perform so well in, and what are the key risks this year in your internal audit program." Perhaps in the privacy impact assessments. But different agencies have different key risks. So they don't need to repeat the whole self-assessment, but there are different aspects that they can focus on as part of their internal audit program. It really is core business, and they need to treat it in that way. And I think that that's – you know, 10 years in we can't be looking at privacy as an add-on anymore, particularly with the risks that it presents verses not managed well and the community expectations and the risk to diminishing those expectations.

CA Thank you very much. I don't have any further questions.

PO Thank you.

Thank you for coming. You're excused. .

W Thank you, Chair. Thank you.

30 CA Chair, the Exhibit 175 has already been tendered -

PO 174, was it?

CA Yes.

PO Yes.

40 END OF SESSION