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at the last minute without a chance to look at it, so I filed it as an amendment to the amendment. I don't know if he's going to oppose it or not. The reasonable person that he is, I'm sure that he probably won't. But what it does, when you have an audit, now this is going to be an audit, realize that there's auditing done by the Department of Revenue onto these companies, just like they would audit Senator Kremer's tax return. They could pick you out; go through; do supporting documentation and so on. They can do the same thing here, but this is an independent audit. This is done by an outside firm which basically also is a check on the Department of Revenue. The concern is that that information, these sorts of things, have a variety of entities and organizations who like to file suit and they do these as fishing expeditions. So this amendment, basically, says any information that's obtained in connection with the audit, either from the Department of Revenue or from the audit company, is confidential. That's the information they get during the audits. Just as you wouldn't want to be able to discover the information when they audit Senator Kremer's tax return, he wouldn't like that information being discoverable in a lawsuit. If they want to ask him through the lawsuit and produce his tax returns and those things, that's discoverable, but they don't get it from the Department of Revenue or from his firm that's auditing him. So if there's a civil action, that audit and that information is not discoverable and is not admissible, and that you can't compel the Department of Revenue or the audit personnel to testify in court. However, if there is an action that relates to whether the company is entitled to the benefits of this act, everything is fair game. So if it's...if it's information that goes to whether they had proper employment levels, proper investment levels, that they were making the salary contributions at the correct levels, that stuff all is discoverable, and discovery is basically the legal procedure to obtain documents, and that you can compel those people to testify in court. So if we're looking at whether they get disqualified from the benefits that's fair game. All the other information that would come out as a result of this, and some of that you will see in this amendment, it talks about outputs, it talks about gross sales, some of those categories and those sorts of things that are a little broader in the audit will not be admissible. I don't think this violates the tone or