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and added to the statute the words "or the Program Evaluation Committee" basically for performance audits, so that our rights, the rights of the legislative body with regard to performance audits, are the same as the rights of the Auditor's Office to do financial audits vis-a-vis the Department of Revenue. And I thought it might be reassuring to you just to read kind of how the language is structured and how it's being changed. Already in statute, under 77-27,119, these are statutes pertaining to the Tax Commissioner in the Department of Revenue, and under subsection (10) it says: Notwithstanding the provisions of dah, dah, dah, the Tax Commissioner shall, upon written request of the Auditor of Public Accounts, make tax returns and tax return information open to inspection by or disclosure to officers and employees of the Auditor of Public Accounts. To that sentence we merely add "or the Program Evaluation Committee" that same information would be made available. It says for the purpose of and to the extent necessary to make a financial audit, and we add or program evaluation, performance audit in other words, of the Department of Revenue. It goes on to say that the Auditor of Public Accounts, in doing these financial audits, shall statistically and randomly select the tax returns or tax return information to be audited based upon a computer tape provided by the Department of Revenue, which contains only total documents without specific identification of taxpayers. We put in parallel language that provides for the same sort of statistical and random selection of tax returns and, again, precludes by name and honors the confidentiality of any returns selected for purposes of the performance audit. The current language goes on to say, shall have...the Tax Commissioner shall have the authority to approve the statistical sampling method. That would be true of the statistical sampling method used by performance evaluation too, another safeguard. Current language says, confidential tax returns and tax return information shall be audited only upon the premises of the Department of Revenue. Likewise with regard to the performance audit, it would be limited and must be done on the premises of the Department of Revenue. The current language says no officer or employee of the Auditor of Public Accounts shall disclose to any person, other than another officer or employee of the Auditor of Public Accounts whose official duties require such disclosure, any return or return information described and...or otherwise