

### **Cybersecurity in Credit Reporting**



November 2019

# OUTLINE

- Background
- Survey
  - Respondents
  - Survey findings
  - Policy considerations
- Suggested way forward



# BACKGROUND

- Changes in credit reporting industry landscape including the adoption of new technologies and business models and the emergence of new players posing additional risks for CRSPs.
- Several CRSPs have been subject to data breaches, denial-of-service attacks, and phishing attacks, among other cyber incidents in the past decade resulting in financial, economic, operational, and reputational loss.
- Against this background, the ICCR drafted Guidelines on the Cybersecurity in Credit Reporting building on General Principles on Credit Reporting.
- This guideline provides findings of a landscaping survey conducted by the Committee on CRSPs across the globe on current practices and proffers some policy considerations.



#### **General Principles on Credit Reporting**

Data Processing: Security and Efficiency
GP 2: Credit reporting systems should have rigorous standards of security and reliability, and be efficient.

Governance and Risk Management GP3: The governance arrangements of CRSP and data providers should ensure accountability, transparency and effectiveness in managing the risks associated with the business and fair access to the information by users.

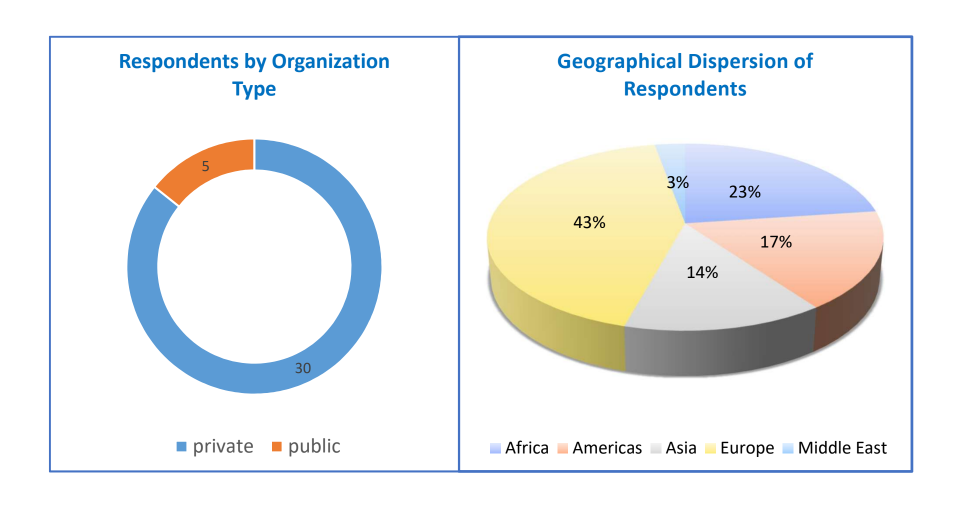
Recommendation E: Central Banks, Financial supervisors, and other relevant authorities, both domestic and international should cooperate with each other, as appropriate in promoting the safety and efficiency on credit reporting systems.

# **Survey:**

# **Response Statistics**

Number of Responses	45	>,,
Completion Rate	85%	3. Duplic
Exclusions	10	
Number Analyzed	35	

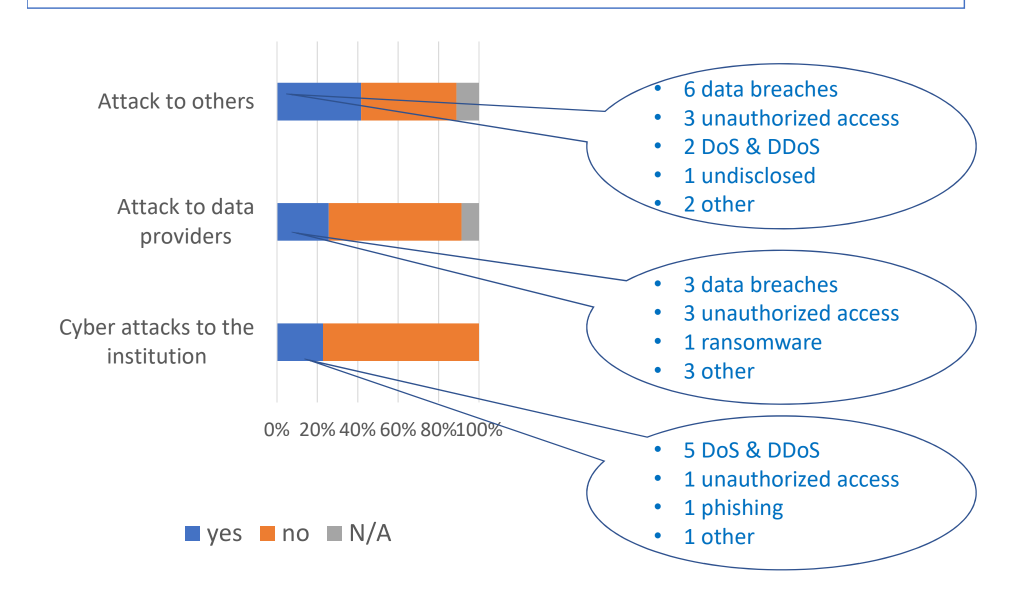
#### **Respondents Demographics**



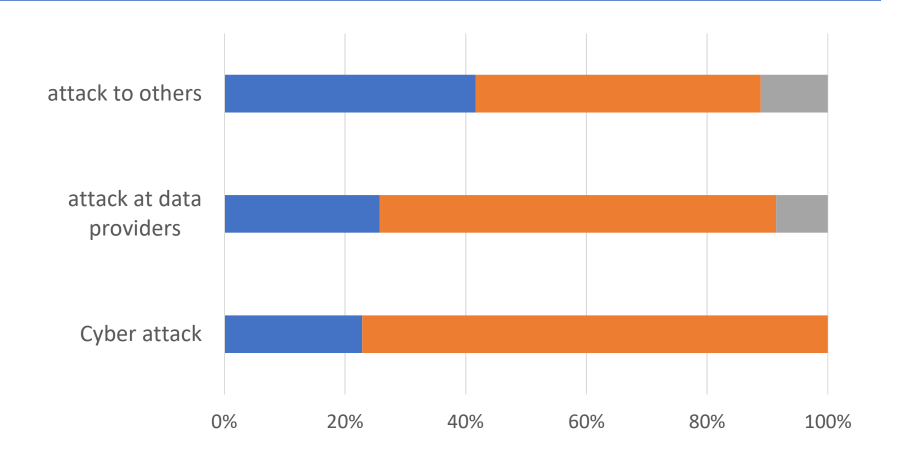
# **Survey Topics**

Local cybersecurity environment	
Legal and regulatory environment	
Board, Management and Cybersecurity and Information Security Strategy	
Outsourcing Critical IT services	
Information Sharing	
Training and Awareness	
Resources	
Risk Management and compliance	
Audit	
Incident response	
Data loss prevention	
Preventive controls	

# Cybersecurity incidents Q5-13



# Cybersecurity incidents Q5-13

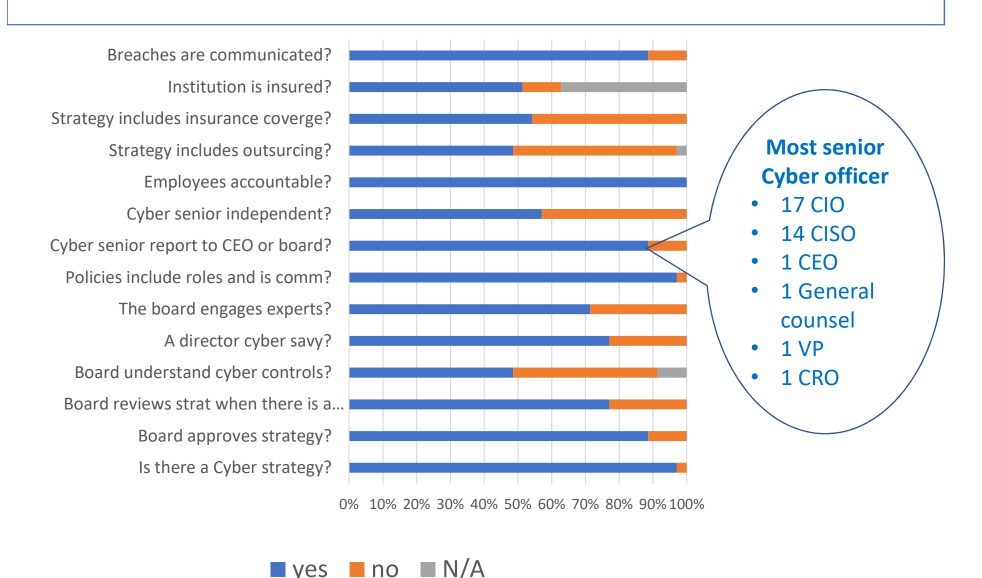


■ yes ■ no ■ N/A

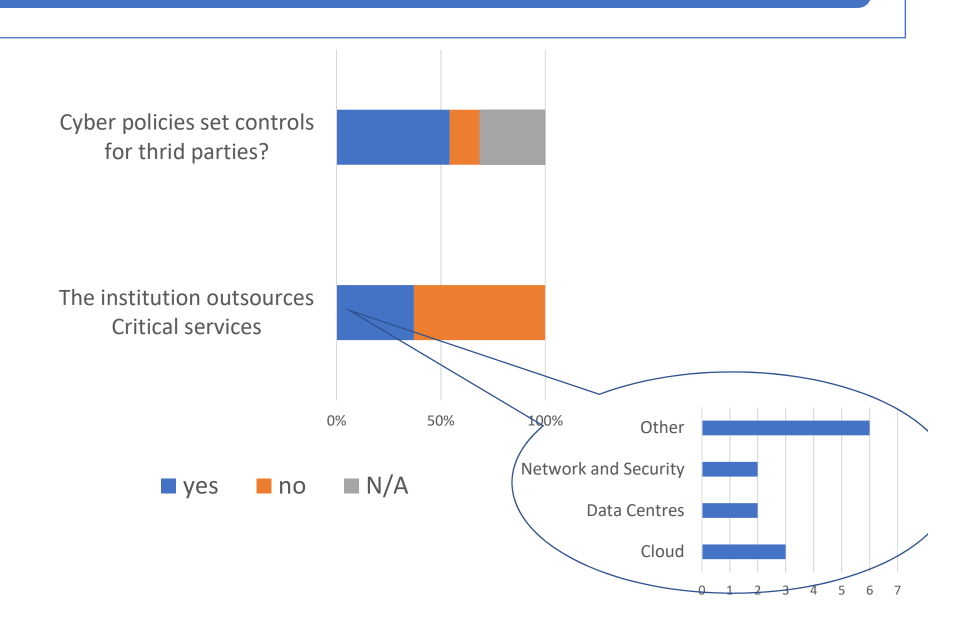
## Legal and regulatory environment Q14-19



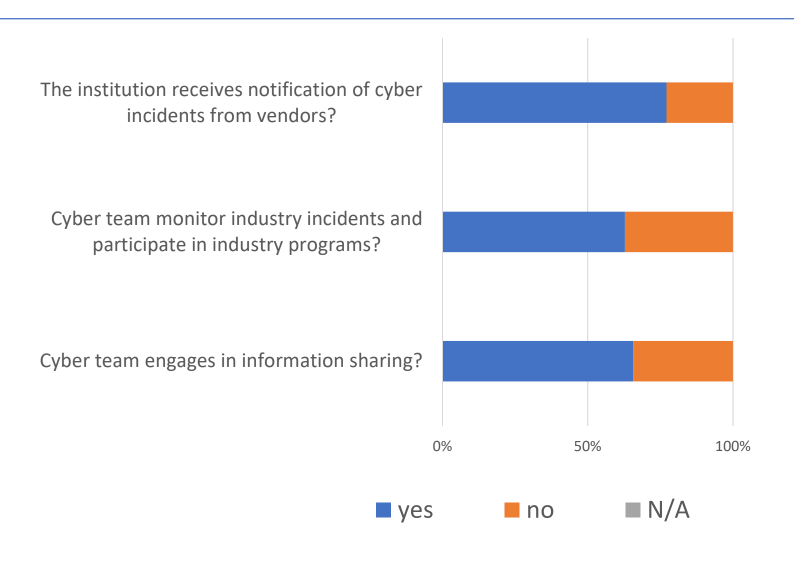
# Board, Management and Cybersecurity and Information Security Strategy Q20- 34



# Outsourcing Critical IT services Q35- 37



## Information Sharing Q38-40



## Training and Awareness Q41- 45

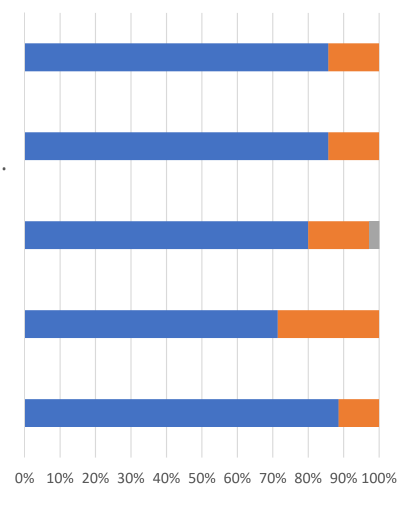
Training includes incidence response and new trends?

Employees with privileged access permissions receive training on...

Cyber training to managers on their roles?

Cyber training for the BOD last 12 months?

Cyber awareness training program?

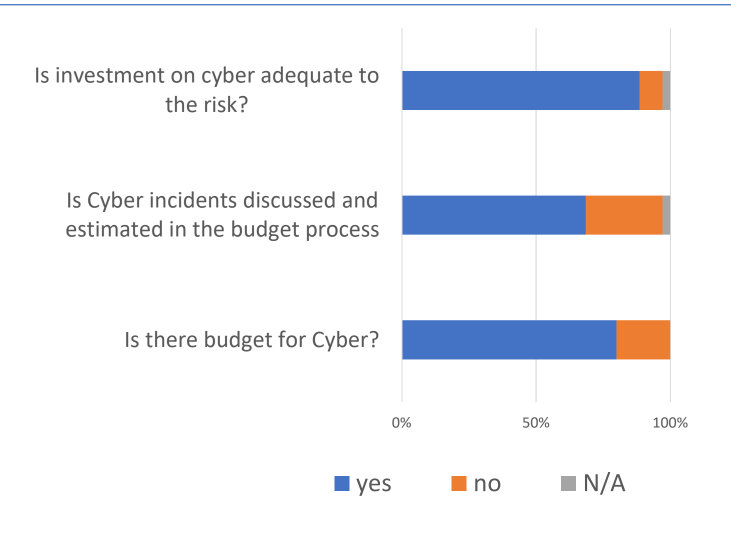


yes

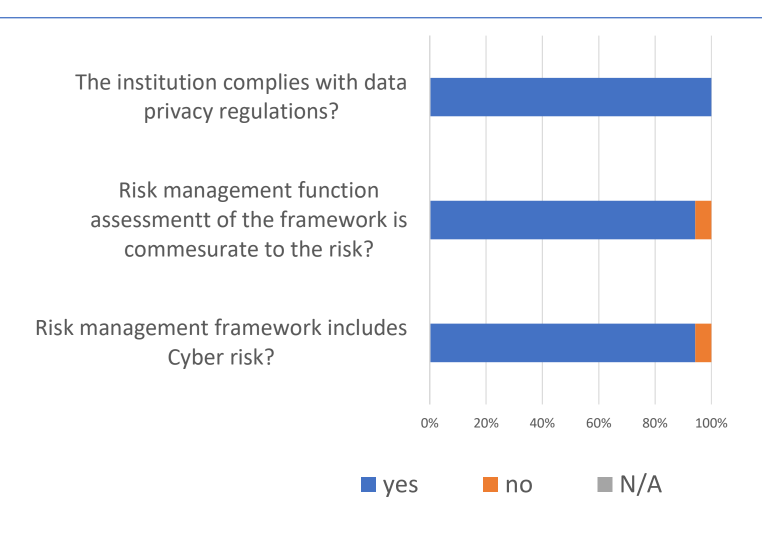


■ N/A

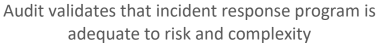
#### Resources Q46-48



# Risk Management and compliance Q49-51



#### Audit Q52- 56

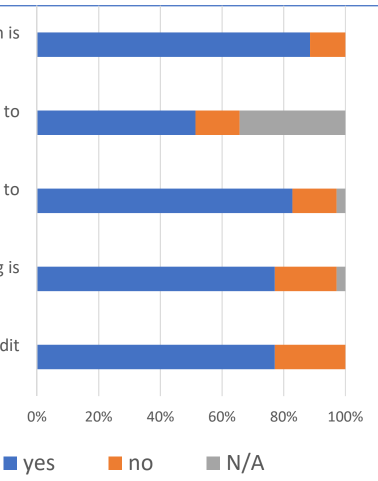


Audit validates that the third party mgmt is adequate to risk and complexity

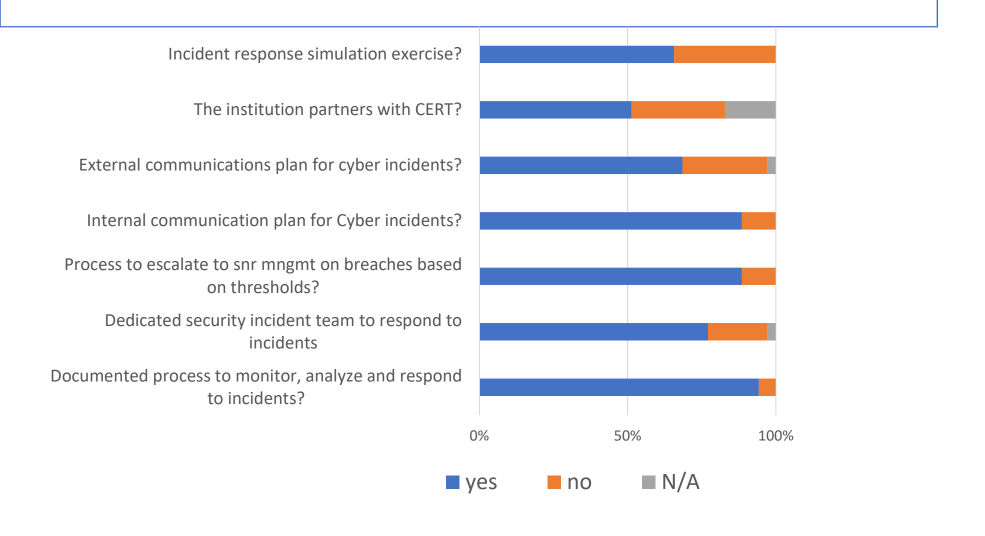
Audit validates that the cyber controls are adequate to risk and complexity

Audit validates that the threat information sharing is adequate to risk and complexity

Internal audit unit has resources and expertise to audit cyber



#### Incident Response Q57-63



# Data Loss prevention Q64-68

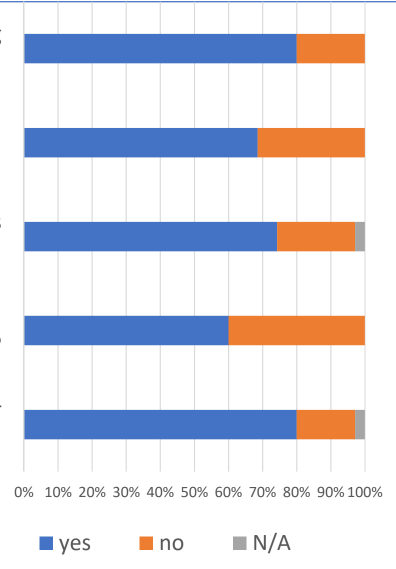
Are there rules to control printing sensitive docs and info?

DLP rules are in place to identify, block or encrypt data

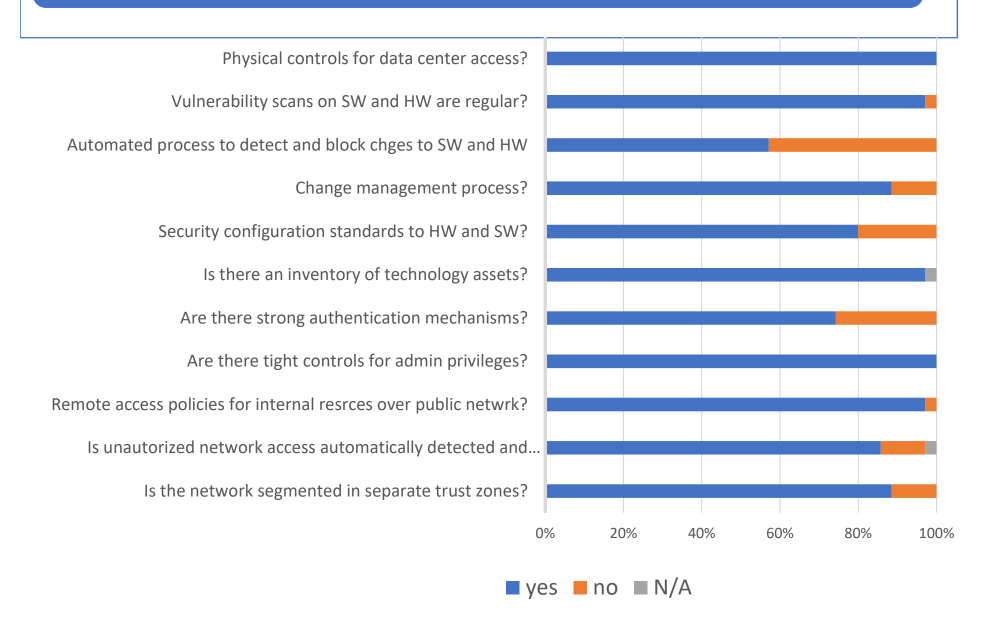
Processes to capture DLP events are in place?

The institution require user verification prior to sending mail?

DLP program and WSO to monitor and prevent breaches?



#### Preventive Controls Q69-79



#### **POLICY CONSIDERATIONS**

- Authorities need to consider:
  - Implementing and/or enhancing cyber laws and regulations.
  - Developing national and/or sector-wide cybersecurity strategies and frameworks.
  - Implementing practices or standards that promote the strengthening of cyber governance by CRSPs.
  - Requiring CRSPs to develop detailed programs for training their boards of directors.
  - Issue guidance on the level and extent of disclosures of security and data breaches.
  - Ensure that CRSPs implement sound outsourcing procedures that detail the controls and processes to be followed when evaluating and managing relationships with third parties.
  - Subjecting third parties that service CRSPs with the same level of risk management practices expect of the entities themselves.

## **POLICY CONSIDERATIONS**

- Conducting annual cybersecurity risk assessments of critical infrastructure players.
- Encouraging CRSPs to conduct their own internal assessments on a periodic basis.
- Promoting regular cyber audits of cyber functions.
- Developing mechanisms that foster and enforce cyber information sharing and collaboration among parties.
- Publishing or promote publication of redacted reports on cybersecurity issues on a semi-annually (half yearly) basis.
- Ensuring that CRSPs actively participate and collaborate with national cybersecurity actors such as CERTs.



### **SUGGESTED WAY FORWARD**

- The Committee will be working on:
  - dissemination of the guideline through workshops.
  - participating in the development of assessment toolkit.
  - conducting country assessments with a view of promoting technical assistance.
  - administering periodic surveys of state of cybersecurity.





