Actuarial Standard
of Practice
No. 38

Using Models Outside the Actuary’s Area of Expertise
(Property and Casualty)

Developed by the
Task Force on Complex Models of the
Casualty Committee of the
Actuarial Standards Board

Adopted by the
Actuarial Standards Board
June 2000
Updated for Deviation Language Effective May 1, 2011

(Doc. No. 155)
# Table of Contents

## Transmittal Memorandum

### Standard of Practice

Section 1. Purpose, Scope, Cross References, and Effective Date

1. Purpose
2. Scope
3. Cross References
4. Effective Date

Section 2. Definitions

1. Expert
2. Model

Section 3. Analysis of Issues and Recommended Practices

1. Introduction
2. Appropriate Reliance on Experts
3. Understanding of the Model
   - Model Components
   - User Input
   - Model Output
4. Appropriateness of the Model for the Intended Application
5. Appropriate Validation
   - User Input
   - Model Output
6. Appropriate Use of the Model
7. Reliance on Model Evaluation by Another Actuary

Section 4. Communications and Disclosures

1. Documentation
2. Proprietary Information
3. Disclosures

### Appendixes

Appendix 1—Background and Current Practices
- Background
- Current Practices

Appendix 2—Comments on the Second Exposure Draft and Task Force Responses
TO: Members of Actuarial Organizations Governed by the Standards of Practice of the Actuarial Standards Board and Other Persons Interested in the Use of Models Outside the Actuary’s Area of Expertise in Property and Casualty Insurance

FROM: Actuarial Standards Board (ASB)

SUBJ: Actuarial Standard of Practice (ASOP) No. 38.

This booklet contains the final version of ASOP No. 38, Using Models Outside the Actuary’s Area of Expertise (Property and Casualty).

Background

The Casualty Practice Council of the American Academy of Actuaries requested that the ASB consider drafting an actuarial standard of practice concerning the use of complex models. In submitting to the ASB its proposal for a new ASOP, the council expressed concern over the use of catastrophe models when estimating catastrophe costs. Catastrophe models are developed by groups of scientists, engineers, and actuaries working together to simulate catastrophic events. While most actuaries conceptually agree that catastrophe models may provide more realistic measures of catastrophic risk than those provided by analyzing the latest twenty to fifty years of catastrophe losses, most actuaries are not experts in many of the underpinnings of these models.

Of course, catastrophe models are not the only models with which actuaries work. Actuaries also may utilize interest rate models, investment return models, credit scoring models, asbestos and pollution models, and dynamic financial analysis models, to name a few. The standard would not apply to models that incorporate specialized knowledge within the actuary’s own area of expertise, since working with these components is part of the normal actuarial effort and is covered by other ASOPs.

In order to feel comfortable with relying on models that incorporate specialized knowledge outside the actuary’s area of expertise, actuaries seek guidance in defining their duty of care in understanding and relying upon these models. This was another reason for the development of the standard, and why the ASB created the Task Force on Complex Models, under its Casualty Committee, to initiate the project.

The task force intended that the standard should define the guidelines that an actuary should follow when working with models outside of the actuary’s own area of expertise. In providing such guidance, the standard makes it clear that an actuary may rely upon a model evaluation by another actuary who has performed his or her evaluation in accordance with this standard, and
that the standard is not intended to discourage the use of new methodologies in advancement of
the profession.

First Exposure Draft
The first draft of a proposed standard, titled *The Use of Models with Nonactuarial Components*,
was exposed for review in a document dated May 1998. As originally proposed in this first
exposure draft, the standard would have applied to models in all areas of actuarial practice. In
response to the fifty-two comment letters and forty-two comment postcards received, the scope
of the standard was narrowed to apply only to property and casualty practice. In addition, the
standard was refocused to apply to models that incorporate specialized knowledge outside the
actuary’s own area of expertise. Each actuary must determine what this boundary means to him
or her. The title of the standard was changed accordingly. The significant issues and questions
contained in the comment letters on the first exposure draft as well as the task force’s responses
to them are summarized in appendix 2 of the second exposure draft titled *Using Models Outside
the Actuary’s Area of Expertise (Property and Casualty)* dated September 1999.

Second Exposure Draft
The second draft of the standard was exposed for review in a document dated September 1999,
with a comment deadline of March 1, 2000. Ten comment letters were received. The task force
considered the issues and questions raised in these letters and made some editorial changes to the
text, but no substantive changes were necessary. For a summary of the issues contained in these
ten comment letters and the task force’s responses, please see appendix 2.

The Task Force on Complex Models and the Casualty Committee thank everyone who took the
time to contribute comments and suggestions on both exposure drafts.

The Casualty Committee would like to thank Godfrey Perrott and Kurt Reichle for their
assistance in the initial drafting of this standard.

The ASB voted in June 2000 to adopt this standard.
ASOP No. 38—June 2000

Task Force on Complex Models of the Casualty Committee

Karen F. Terry, Chairperson
Kay A. Cleary
Alice H. Gannon
Paul E. Kinson
Ronald T. Kozlowski
David A. Lalonde
Jeffrey F. McCarty
Daniel M. Scheibenreif
A. Eric Thorlacius
Joan M. Weiss

Casualty Committee of the ASB

Michael A. LaMonica, Chairperson
Christopher S. Carlson
Anne Kelly
Ronald T. Kozlowski
Robert J. Lindquist
Robert S. Miccolis
Karen F. Terry
William J. VonSeggern
Alfred O. Weller
Patrick B. Woods

Actuarial Standards Board

Alan J. Stonewall, Chairperson
Phillip N. Ben-Zvi
Heidi R. Dexter
David G. Hartman
Ken W. Hartwell
Roland E. King
William C. Koenig
James R. Swenson
Robert E. Wilcox
1.1 **Purpose**—The purpose of this standard is to provide guidance to the actuary in using models that incorporate specialized knowledge outside of the actuary’s own area of expertise when developing an actuarial work product. This guidance addresses the actuary’s obligation to review the model and make appropriate disclosures.

1.2 **Scope**—This standard applies to actuaries who use models that incorporate specialized knowledge outside of the actuary’s own area of expertise when performing professional services in connection with property and casualty insurance coverages (including risk financing systems, such as self-insurance and securitization products, that provide similar coverages). This standard applies to the use of all models whether or not they are proprietary in nature.

If the actuary departs from the guidance set forth in this standard in order to comply with applicable law (statutes, regulations, and other legally binding authority), or for any other reason the actuary deems appropriate, the actuary should refer to section 4.

1.3 **Cross References**—When this standard refers to the provisions of other documents, the reference includes the referenced documents as they may be amended or restated in the future, and any successor to them, by whatever name called. If any amended or restated document differs materially from the originally referenced document, the actuary should consider the guidance in this standard to the extent it is applicable and appropriate.

1.4 **Effective Date**—This standard will be effective for work performed on or after December 15, 2000.
Section 2. Definitions

The terms below are defined for use in this actuarial standard of practice.

2.1 **Expert**—One who is qualified by knowledge, skill, experience, training, or education to render an opinion concerning the matter at hand.

2.2 **Model**—An information structure, such as a set of mathematical equations, logic, or algorithms, that is used to represent the behavior of specified phenomena.

Section 3. Analysis of Issues and Recommended Practices

3.1 **Introduction**—In performing actuarial work, an actuary may find it appropriate to use models that incorporate specialized knowledge outside of the actuary’s own area of expertise. When using such a model, the actuary should do all of the following:

a. determine appropriate reliance on experts;

b. have a basic understanding of the model;

c. evaluate whether the model is appropriate for the intended application;

d. determine that appropriate validation has occurred; and

e. determine the appropriate use of the model.

The actuary’s level of effort in understanding and evaluating a model should be consistent with the intended use of the model and its materiality to the results of the actuarial analysis.

3.2 **Appropriate Reliance on Experts**—An actuary may rely on experts concerning those aspects of a model that are outside of the actuary’s own area of expertise. The experts relied upon may either be the experts who provided the model or other experts. In determining the appropriate level of reliance, the actuary should consider the following:

a. whether the individual or individuals upon whom the actuary is relying are experts in the applicable field;

b. the extent to which the model has been reviewed or opined on by experts in the applicable field, including any known significant differences of opinion among experts concerning aspects of the model that could be material to the actuary’s use of the model; and
3.3 Understanding of the Model—The actuary should be reasonably familiar with the basic components of the model and understand both the user input and the model output, as discussed below.

3.3.1 Model Components—The actuary should be reasonably familiar with the basic components of the model and have a basic understanding of how such components interrelate within the model. In addition, the actuary should identify which fields of expertise were used in developing or updating the model, and should make a reasonable effort to determine if the model is based on generally accepted practices within the applicable fields of expertise. The actuary should also be reasonably familiar with how the model was tested or validated and the level of independent expert review and testing.

3.3.2 User Input—Certain user input may be required to produce model output for the specific application. The actuary should understand the user input that is required to produce the model output. This understanding includes the level of detail required in the user input to produce results that are consistent with the intended use of the model.

3.3.3 Model Output—The actuary should determine that the model output is consistent with the actuary’s intended use of the model.

3.4 Appropriateness of the Model for the Intended Application—The actuary should evaluate whether the model is appropriate for the particular actuarial analysis, and consider limitations of the model, modifications to the model, and the assumptions needed in order to apply the model output.

Some additional considerations include the following:

a. Applicability of Historical Data—To the extent historical data are used in the development of the model or the establishment of model parameters, the actuary should consider the adequacy of the historical data in representing the range of reasonably expected outcomes consistent with current knowledge about the phenomena being analyzed.

b. Developments in Relevant Fields—The actuary should make a reasonable effort to be aware of significant developments in relevant fields of expertise. The
actuary should evaluate whether such developments are likely to materially affect the current actuarial analysis.

3.5 **Appropriate Validation**—The actuary should evaluate the user input and the reasonableness of the model output, as discussed below.

3.5.1 **User Input**—With respect to the quality and availability of the user input data to be used in the model, the actuary should refer to ASOP No. 23, *Data Quality*.

3.5.2 **Model Output**—In view of the intended use of the model, the actuary should examine the model output for reasonableness, considering factors such as the following:

   a. the results derived from alternate models or methods, where available and appropriate;

   b. how historical observations, if applicable, compare to results produced by the model;

   c. the consistency and reasonableness of relationships among various output results; and

   d. the sensitivity of the model output to variations in the user input and model assumptions.

3.6 **Appropriate Use of the Model**—Having completed the analysis described in sections 3.2–3.5 above, the actuary should use his or her professional judgment to determine whether it is appropriate to use the model results, subject to any appropriate adjustments. The actuary should disclose any such adjustments in accordance with section 4.3.

3.7 **Reliance on Model Evaluation by Another Actuary**—The actuary may rely on another actuary who has, for a particular model, conducted some or all of the evaluations and processes described in this standard. However, the relying actuary should be satisfied that the other actuary’s evaluation was performed in accordance with this standard and is appropriate for the intended application. The actuary should document the extent of such reliance in accordance with section 4.1.
Section 4. Communications and Disclosures

4.1 Documentation—This standard requires documentation whether or not a legal or regulatory requirement exists. The actuary should maintain appropriate documentation on the evaluation of the model and the use of the model output in the analysis. Documentation should demonstrate how the actuary has met the requirements of sections 3.2–3.7 above.

4.2 Proprietary Information—If the model has proprietary aspects or contains proprietary information, the actuary should document the steps taken to comply with this standard in light of the proprietary aspects or information.

4.3 Disclosures—In communicating the results of actuarial work using a model that incorporates specialized knowledge outside of the actuary’s own area of expertise, the actuary should disclose the model(s) used and any adjustments made to the model results as described in section 3.6.

In addition, the actuary should include the following, as applicable, in an actuarial communication:

a. the disclosure in ASOP No. 41, *Actuarial Communications*, section 4.2, if any material assumption or method was prescribed by applicable law (statutes, regulations, and other legally binding authority);

b. the disclosure in ASOP No. 41, section 4.3, if the actuary states reliance on other sources and thereby disclaims responsibility for any material assumption or method selected by a party other than the actuary; and

c. the disclosure in ASOP No. 41, section 4.4, if, in the actuary’s professional judgment, the actuary has otherwise deviated materially from the guidance of this ASOP.
Appendix 1

Background and Current Practices

Note: This appendix is provided for informational purposes, but is not part of the standard of practice.

Background

Actuaries have always used models. Most of the models used by actuaries are developed using expertise that is common to actuaries, and their use by actuaries is addressed by existing standards of practice and statements of principles.

However, actuaries have also used models that contain components that are outside the actuary’s own area of expertise. For example, certain catastrophe models, interest rate models, dynamic financial analysis models, credit scoring models, and pollution models contain components that are outside the expertise of many of the actuaries who use them. Although in retrospect the use of models may have posed the need for a specific standard of practice, it was not until recently, as actuaries grappled with the financial issues surrounding various natural catastrophes, that the need for such a standard was recognized and acted on by the Actuarial Standards Board.

Specifically, Hurricane Andrew in 1992 and the Northridge Earthquake in 1994 led actuaries involved in evaluating hurricane and earthquake exposures to recognize the severe inadequacy of the traditional, empirical actuarial methods used for ratemaking for these exposures. In recognition of the need to replace these methods, many actuaries began using stochastic computer simulation models for their actuarial analysis of hurricane and earthquake exposure. Computer simulation models had been commonly used for some time by actuaries and others for the purpose of evaluating probable maximum loss but had not been widely used for ratemaking.

Computer simulation models are now widely used by actuaries for calculating expected losses due to hurricane and earthquake perils. The accuracy of these models is heavily dependent on the accuracy of meteorological, seismological, or engineering assumptions, areas clearly outside the expertise of most actuaries.

Because models sometimes contain components that incorporate specialized knowledge outside the actuary’s own area of expertise, this raises the question as to what is required of an actuary before he or she makes use of model output in his or her actuarial analysis. This standard addresses such requirements. Although the development of this standard originated with the problem of providing accurate actuarial analysis of hurricane and earthquake exposure, the standard applies to any model.
that incorporates specialized knowledge outside the actuary’s own area of expertise used in connection with property and casualty insurance coverages.

Current Practices

The use of output from models is an evolving area of actuarial theory and practice. To date, current practices have been governed by the former *Guides and Interpretative Opinions as to Professional Conduct*, and their successor documents, the Code of Professional Conduct and the *Qualification Standards for Prescribed Statements of Actuarial Opinion*. Practices have varied according to individual interpretations of the *Guides* and the Code.
Appendix 2

Comments on the Second Exposure Draft and Task Force Responses

The second exposure draft of this actuarial standard of practice (ASOP) was exposed for review in September 1999, with a comment deadline of March 1, 2000. Ten letters of comment were received on the second exposure draft. Summarized below are the significant issues and questions contained in the comment letters, printed in roman type. The task force’s responses appear in boldface.

General Observations

Two basic concerns were raised as general observations. One commentator believed the phrase “outside an actuary’s area of expertise” was not clear enough to define when the standard applies and when it doesn’t. An actuary has some training in econometric techniques but may not be familiar with state of the art methods and protocols. Are econometric models outside the actuary’s area of expertise or not? Does the standard apply?

The task force believes this example clearly shows the need for this standard. Actuaries performing professional services must determine if they are qualified to practice in that area. As such, they are making a determination of their area of expertise and if using models should then determine if this standard applies. Since the situation will differ for every individual actuary, the task force believes the ASOP can not be made more specific and no changes were made.

The other commentator making a general observation questioned if the ASOP applies when “commercial models” such as @Risk, BestFit, and Evolver are used. The commentator asked “is it not enough to know that these are commercially available products...and have general acceptance as tools...without contacting the vendor to ask questions about the fields of expertise used to develop these models?”

This standard applies when using any model outside the actuary’s area of expertise. The extent of the effort applied will be dependent on the individual circumstances and application of each model. The task force does not believe an unreasonable effort is required on the part of the actuary to apply this standard to the use of “commercial models.” In fact, the task force believes that in most cases, the actuary is probably already complying with the standard with perhaps the exception of the documentation requirement.
Section 1. Purpose, Scope, Cross References, and Effective Date

Section 1.2, Scope—Some commentators questioned the application of the standard to health companies and some forms of health coverages. They implied the standard should define property and casualty. The ASOP does not apply to companies but rather to actuaries “performing professional services in connection with property and casualty insurance coverages.” The task force does not believe a definition of property and casualty is possible since it is not static and will tend to change over time. Actuaries will have to determine if the work they are doing is “in connection with property and casualty insurance coverages.”

One commentator questioned the intent of the phrase “if a conflict exists between this standard and applicable law.” If a regulator requires something that is not either a regulation or a law, does this fall under section 4.5, Deviation from Standard [clause] or is it exempt because of the conflict clause? The task force believes this depends on the individual circumstances of the situation and made no changes to the text.

Section 3. Analysis of Issues and Recommended Practices

Section 3.1, Introduction—One commentator believed the use of the word “basic” in section 3.1(b) sets too high of a standard and suggested replacing it with “general.” The task force discussed this issue and determined that the requirement to have a basic understanding of the model is appropriate. No change was made.

Section 3.2, Appropriate Reliance on Experts—Some commentators were concerned with this section. One believed it was confusing and did not provide the actuary with sufficient guidance, others believed it was unreasonable to expect the actuary to know “the extent to which significant differences of opinion exist among experts....” The task force reviewed the suggested changes from these commentators and made two changes to this section. A sentence was added to clarify that “experts relied upon may either be the experts who provided the model or other experts.” Secondly, the reference to “differences of opinion among experts” was deleted as a separate item and included with section 3.2 (b), “the extent to which the model has been reviewed or opined on by experts in the applicable field.”

Section 3.3, Understanding of the Model—Some commentators believed the requirement in section 3.3.1, Model Components, stating “The actuary should be aware of the extent to which the model is based on contested or new theory” is unnecessary. They believed is was duplicative since the actuary is required in section 3.2(b) to consider “whether the model has been reviewed or opined on by expert....” and consider “the extent to which significant differences of opinion
exist.” The task force agrees that the language in section 3.2 provides sufficient guidance and deleted the sentence from section 3.3.1 that read, “The actuary should be aware of the extent to which the model is based on contested or new theory.”

Section 3.4, Appropriateness of the Model for the Intended Application—In section 3.4(b), a few commentators believed it was unreasonable to expect the actuary to “[make a reasonable effort to] be aware of significant developments in relevant fields of expertise.” The task force disagrees with this concern and made no changes to the text.

Section 3.5, Appropriate Validation—Section 3.5.2, Model Output, provides a list of items to consider when checking the model output for reasonableness. One commentator believed the list was not necessary as it implies that the actuary must perform all checks on the list. The task force believes the list of examples provides valuable guidance with regard to the intent of the statement. The task force modified the introductory language to clarify that the list of examples is illustrative. The actuary, however, is not relieved from the duty to check for reasonableness.

In section 3.5.2(d), one commentator expressed concern that considering “the sensitivity of the model output to variations in the assumptions” was too broad of a requirement. The task force revised the section to narrow the scope of the sensitivity consideration to “variations in the user input and model assumptions.”

Section 4. Communications and Disclosures

Section 4.1, Documentation—One commentator was confused by the intent of the documentation requirement. The task force clarified that the “documentation should demonstrate how the actuary met the requirements of sections 3.2–3.7.”

Section 4.2, Proprietary Information—One commentator offered alternative language for this section to clarify the intent. The task force shortened the wording without changing the intent or meaning of the section.

Section 4.3, Disclosure—To clarify the disclosure requirement, wording was added to this section specifying that the actuary should disclose the model(s) used and any adjustments made to the model results as described in section 3.6.