

**Title of Exposure Draft: ASOP 41 Actuarial Communications**

**Comment Deadline: 11/1/2022**

**I. Identification:**

Name of Commentator / Company
Mearl Platt/Blue Cross Blue Shield of FL, but these comments are my own

**II. ASB Questions (If Any). Responses to any transmittal memorandum questions should be entered below.**

Question No.	Commentator Response

**III. Specific Recommendations:**

Section # (e.g. 3.2.a)	Commentator Recommendation (Please provide recommended wording for any suggested changes)	Commentator Rationale (Support for the recommendation)
3.7	There should be a mention that documentation needs to be maintained for a sufficient period of time, but not forever. Possible mention that duplicate copies could be appropriate to guard against risk of electronic media failing, fire, or water damage. Perhaps the last sentence of 3.7 could be changed to, "The amount, form, detail, and retention period of such documentation should be ..."	Storage media are cheap, but not infinite. And some actuarial reports may be relied upon for an extended period of time, but not all of them. Recognizing that normal "housekeeping" of files is appropriate.

**IV. General Recommendations (If Any):**

Commentator Recommendation (Identify relevant sections when possible)	Commentator Rationale (Support for the recommendation)

**V. Signature:**

Commentator Signature	Date
Mearl Platt	8/22/2022