# **Enterprise Risk Management:**

### Comment Deadline: [September, 15, 2023]

Instructions: Please review the exposure draft, and give the ASB the benefit or your recommendations by completing this comment template. Please fill out the tables within the section below, adding rows as necessary. Sample for completing the template provided at the following link: <a href="http://www.actuarialstandardsboard.org/email/2020/ASB-Comment-Template-Sample.docx">http://www.actuarialstandardsboard.org/email/2020/ASB-Comment-Template-Sample.docx</a>

Each completed comment template received by the comment deadline will receive consideration by the drafting committee and the ASB. The ASB accepts comments by email. Please send to <a href="mailto:comments@actuary.org">comments@actuary.org</a> and include the phrase 'ASB COMMENTS' in the subject line. Please note: Any email not containing this exact phrase in the subject line will be deleted by our system's spam filter.

The ASB posts all signed comments received to its website to encourage transparency and dialogue. Comments received after the deadline may not be considered. Anonymous comments will not be considered by the ASB nor posted to the website. Comments will be posted in the order that they are received. The ASB disclaims any responsibility for the content of the comments, which are solely the responsibility of those who submit them.

#### I. Identification:

Name of Commentator / Company	
Jody Bembenek / West Bend Mutual Insurance Company	

### 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)
3.6.c.	Please include an expanded definition of "inherent risk" and "residual risk" in Section 2 (Definitions)	Client reports occasionally use "inherent risk" and "residual risk" in ERM discussions, and while 3.6.c. implies the former is the "level of risk exposure before," and the latter is "after risk mitigation," it would assist those of us writing such reports if we could refer to each of these as per the Definitions section of the Standard of Practice.

## IV. General Recommendations (If Any):

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

#### V. Signature:

Commentator Signature	Date
Jody Bembenek	6/8/2023

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