Date: 18 August 2016
To: Presidents and Council Delegates of IAA Full Member Associations
Presidents and Council Representatives of IAA Associate Member Associations
Representatives of IAA Partners, Observers and Patrons
Commenters on Exposure Draft of ISAP 1A
Copy: Correspondents, IAA Full and Associate Member Associations
Members of Actuarial Standards Committee and its task forces
Chairs of IAA Committees and Sections
Members of the Standard Setters Round Table
Other interested parties

From: Alf Gohdes, Chair, Actuarial Standards Committee (ASC)

Re: International Standard of Actuarial Practice on Governance of Models (ISAP 1A)

We are pleased to provide the proposed final ISAP 1A. In accordance with the IAA’s due process for the development of ISAPs, we are providing this proposed final draft to all member associations and commenters on the Exposure Draft to enable them to:

(a) Draw attention to any unintended consequences in the final draft’s wording; and
(b) Determine whether their comments have been appropriately considered in the preparation of the proposed final draft.

The proposed final ISAP 5 on Insurer Enterprise Risk Models, which interacts with ISAP 1A, is being published for final review concurrently. The documents relating to the final review consultation of ISAP 5 are available on the IAA website under Publications/ISAPs.

Attached are:

- “Clean” and marked up versions of the proposed final ISAP 1A. The markup is against the exposure draft distributed in October 2015.
- Three versions of the Glossary as proposed for both ISAP 1A and ISAP 5:
  - The clean version;
  - The version marked against the Glossary proposed with the exposure draft of ISAP 5 (which included proposed definitions for ISAP 1A); and
  - The version marked against the current Glossary (which was approved by Council in Zurich on 11 April 2015). This will be part of the submission to Council, and is included for information only.
- The consultation report describing how the comments received on the exposure draft of ISAP 1A were dealt with.

Due process calls for a 30-day comment deadline for this “final review”. We thus look forward to hearing back with regards to items (a) or (b) above by 18 September 2016. Responses should be directed to ISAP1A.comments@actuaries.org, and should make clear if it is a personal response or one representing a particular association, standard-setter, or other entity.

The ASC and its ISAP 1A TF thank all those who commented on the exposure draft.