LIVE VIRTUAL COMMITTEE MEETING

DECEMBER 8, 2021 AT 8:00 AM
REAL ASSETS COMMITTEE MEETING

TO VIEW VIA WEB
https://lacera.com/leadership/board-meetings

TO PROVIDE PUBLIC COMMENT
You may submit a request to speak during Public Comment or provide a written comment by emailing PublicComment@lacera.com. If you would like to remain anonymous at the meeting without stating your name, please let us know.

Attention: Public comment requests must be submitted via email to PublicComment@lacera.com.
AGENDA

A REGULAR MEETING OF THE REAL ASSETS COMMITTEE AND THE BOARD OF INVESTMENTS*

LOS ANGELES COUNTY EMPLOYEES RETIREMENT ASSOCIATION

300 N. LAKE AVENUE, SUITE 810, PASADENA, CALIFORNIA  91101

8:00 A.M., WEDNESDAY, DECEMBER 8, 2021

This meeting will be conducted by teleconference under California Government Code Section 54953(e).

Any person may view the meeting online at https://lacera.com/leadership/board-meetings

The Committee may take action on any item on the agenda, and agenda items may be taken out of order.

I. CALL TO ORDER

II. APPROVAL OF MINUTES

A. Approval of the Minutes of the Real Assets Committee Meeting of September 8, 2021.

III. PUBLIC COMMENT

(Written Public Comment - You may submit written public comments by email to PublicComment@lacera.com. Correspondence will be made part of the official record of the meeting. Please submit your written public comments or documentation as soon as possible and up to the close of the meeting.

Verbal Public Comment - You may also request to address the Committee. A request to speak must be submitted via email to PublicComment@lacera.com. We will contact you with information and instructions as to how to access the meeting as a speaker. If you would like to remain anonymous at the meeting without stating your name, please let us know.)
IV. NON – CONSENT ITEM

A. Recommendation as submitted by James Rice, Principal Investment Officer, Amit Aggarwal, Investment Officer, Cindy Rivera, Senior Investment Analyst, Michael Romero, Senior Investment Analyst: That the Committee advance the Real Estate Structure Review to the Board of Investments for approval. (Memo dated November 23, 2021)

V. REPORT

A. ESG Integration Updates and Next Steps
James Rice, Principal Investment Officer
Scott Zdrazil, Senior Investment Officer
(Memo dated November 24, 2021)

VI. ITEMS FOR STAFF REVIEW

VII. GOOD OF THE ORDER
(For information purposes only)

VIII. EXECUTIVE SESSION

A. Conference with Staff and Legal Counsel to Consider the Purchase or Sale of Particular, Specific Pension Fund Investments (Pursuant to California Government Code Section 54956.81)

1. Fiduciary/Assets regarding the Real Estate Portfolio

IX. ADJOURNMENT
*The Board of Investments has adopted a policy permitting any member of the Board to attend a standing committee meeting open to the public. In the event five or more members of the Board of Investments (including members appointed to the Committee) are in attendance, the meeting shall constitute a joint meeting of the Committee and the Board of Investments. Members of the Board of Investments who are not members of the Committee may attend and participate in a meeting of a Committee but may not vote, make a motion, or second on any matter discussed at the meeting. The only action the Committee may take at the meeting is approval of a recommendation to take further action at a subsequent meeting of the Board.

Documents subject to public disclosure that relate to an agenda item for an open session of the Board of Investments that are distributed to members of the Board of Investments less than 72 hours prior to the meeting will be available for public inspection at the time they are distributed to a majority of the Board of Investments Members at LACERA’s offices at 300 N. Lake Avenue, Suite 820, Pasadena, CA 91101, during normal business hours of 9:00 a.m. to 5:00 p.m. Monday through Friday.

Requests for reasonable modification or accommodation of the telephone public access and Public Comments procedures stated in this agenda from individuals with disabilities, consistent with the Americans with Disabilities Act of 1990, may call the Board Offices at (626) 564-6000, Ext. 4401/4402 from 8:30 a.m. to 5:00 p.m. Monday through Friday or email PublicComment@lacera.com, but no later than 48 hours prior to the time the meeting is to commence.
MINUTES OF THE SPECIAL MEETING OF THE REAL ASSETS COMMITTEE
AND BOARD OF INVESTMENTS

LOS ANGELES COUNTY EMPLOYEES RETIREMENT ASSOCIATION

300 N. LAKE AVENUE, SUITE 810, PASADENA, CA 91101

8:00 A.M., WEDNESDAY, SEPTEMBER 8, 2021

This meeting was conducted by teleconference pursuant to the Governor’s Executive Order N-29-20. The public was invited to attend the meeting at LACERA’s offices.

PRESENT: Patrick Jones, Chair

Alan Bernstein, Vice Chair

Keith Knox

Gina Sanchez

David Green, Alternate

MEMBERS AT LARGE:

Herman Santos

Shawn Kehoe

Joseph Kelly

STAFF, ADVISORS, PARTICIPANTS:

Jonathan Grabel, Chief Investment Officer

James Rice, Principal Investment Officer

StepStone Real Estate
   Margaret McKnight, Partner
   Tom Hester, Managing Director
   Anja Ritchie, Principal
I. CALL TO ORDER

The meeting was called to order virtually by Chair Jones at 8:00 a.m.

II. APPROVAL OF MINUTES

A. Approval of the Minutes of the Regular Meeting of August 11, 2021

Mr. Knox made a motion, Ms. Sanchez seconded, to approve the minutes of the special meeting of August 11, 2021. The motion passed unanimously (roll call) with Messrs. Knox, Bernstein, Jones and Ms. Sanchez, voting yes.

III. PUBLIC COMMENT

There were no requests from the public to speak.

IV. REPORTS

A. StepStone Real Estate Initial Review
   James Rice, Principal Investment Officer
   Margaret McKnight, Partner
   Tom Hester, Managing Director
   Anja Ritchie, Principal
   (Memo dated August 27, 2021)

   Messrs. Grabel and Rice and Mmes. McKnight and Ritchie and Mr. Hester of Stepstone provided a presentation and answered questions from the committee.

V. ITEMS FOR STAFF REVIEW

There were no items to report.
VI. GOOD OF THE ORDER
(For information purposes only)

There was nothing to report.

VII. ADJOURNMENT

There being no further business to come before the Committee, the meeting was adjourned at approximately at 9:00 a.m.
November 23, 2021

TO: Trustees – Real Assets Committee

FROM: James Rice  
Principal Investment Officer

FOR: December 8, 2021 Real Assets Committee Meeting

SUBJECT: REAL ESTATE STRUCTURE REVIEW

RECOMMENDATION

Advance the Real Estate Structure Review (Attachment A) including initiatives, guidelines, and recommendations throughout the document as well as those summarized on pages 27, 28 & 29 to the Board of Investments for approval. A portion of this presentation concerning the purchase or sale of particular, specific real estate assets will be discussed, and action requested, in executive session under Government Code Section 54956.81 and the Board’s Policy Governing the Use of Open and Closed Sessions to Consider the Purchase or Sale of Particular, Specific Investments. Executive session information is redacted on Attachment A on Slides 17, 19, 20, 30, 31, 33, and 35. Unredacted copies will be provided to the Board for consideration in executive session.

BACKGROUND

At the September Committee meeting this year, Stepstone, LACERA’s recently hired real estate consultant, provided its preliminary observations on LACERA’s Real Estate program particularly in reducing investment and operational risk in core real estate and addressing general longer-term underperformance across asset class risk categories. Staff and consultant have considered these findings in the structure review and in its recommendations prepared for this meeting.

The strategic asset allocation analysis completed in May of this year confirmed the Core Real Estate allocation target weight of 6%, and moved Value Added Real Estate to the Growth category where, with Opportunistic Real Estate, they form a combined 4% Non-Core Real Estate target allocation.

SUMMARY

This structure review recommends revamping the Core Real Estate structure to emphasize open-ended fund vehicles to improve asset diversification and reduce operational risk. The Non-Core allocation is intended to grow over the next few years to reach a 4% target. It is recommended that LACERA invest in traditional closed-ended fund structures rather than rely on separate account vehicles to achieve the target allocation.
The presentation consists of an overview followed by sections on the recommended structural changes and the strategies and guidelines to be employed in implementing the recommendations. The presentation will include materials intended for open session and some materials that are intended to be addressed in closed session that are included under separate cover.

LACERA’s consultant Stepstone reviewed the structure review and is in support of the recommendation. The consultant’s concurrence memo is included as Attachment B.

Attachment

Noted and Reviewed:

[Signature]
Jonathan Grabel
Chief Investment Officer
Real Assets and Inflation Hedges
2021 Structure Review
Part 1 : Real Estate

Real Assets Committee
December 8, 2021
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<th>Overview</th>
<th>Allocation</th>
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<td>Pacing Model</td>
<td>Risk Profile Definitions</td>
<td>Investment Process</td>
<td>Total Risk</td>
</tr>
</tbody>
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Role of Real Assets

Core & Value-Added Real Estate

Natural Resources & Commodities

Infrastructure

TIPS

Income Generation
Returns mainly come from yield generated by Real Estate, Infrastructure, Natural Resources, and TIPS

Inflation Hedge
Provides portfolio protection when inflation increases

Diversification
Provides returns that are moderately correlated to global equities and GDP growth
Role in LACERA’s Implementation

Real Assets and Inflation Hedges
- Provide income
- Hedge against inflation
- Diversify the Fund due to the assumed low correlation of returns between these assets and other asset classes

Growth
- Primary driver of long-term returns for the Fund
Portfolio Role

- Diversify exposure to growth assets to mitigate portfolio downside risk
- Provide consistent yield for the broader portfolio
- Hedge the risk of inflation with investments in hard or inflation-linked assets

Data from the Board-approved 2021 asset allocation study.
1.0 Real Estate: Historical Structure
1. Fully owned assets
2. Improve sector and regional diversification

2.0 Real Assets: Asset Category Created
Includes
1. Historical Real Estate and Commodities programs
2. New assets for Natural Resources, Infrastructure and TIPS

3.0 Real Assets: Future
Existing initiatives
1. Consideration of changes to Real Estate structure
2. Private program for Infrastructure and Natural Resources

4.0 Real Assets: Next Phase
1. Reduce Real Estate portfolio operational and concentration risk
2. Real Estate focus on open-ended and closed-ended funds rather than separate accounts
3. Real Assets continued implementation. To be covered in January 2022 Structure Review

2018 Strategic Asset Allocation Study and Implementation
2019 Structure Review and Initiatives
2020 Mid-Cycle & 2021 Structure Reviews

We are here
### Real Estate Overview – Objectives and Allocation

<table>
<thead>
<tr>
<th>Objective</th>
<th>Allocation</th>
<th>Current</th>
<th>Policy</th>
</tr>
</thead>
<tbody>
<tr>
<td>Core Real Estate</td>
<td>Income, Diversification, Inflation Hedge</td>
<td>5.7%</td>
<td>6% of total Fund</td>
</tr>
<tr>
<td>Non-Core Real Estate</td>
<td>Higher Return Growth</td>
<td>1.3%</td>
<td>Current Target 3% of total Fund; 4% of total effective mid-2022</td>
</tr>
</tbody>
</table>

**Data as of September 30, 2021 (lagged with best available data).**
2021 Asset Allocation Changes

- Value-Added Real Estate has moved to Growth functional asset category from Real Assets and Inflation Hedges effective October 2021.
- Core Real Estate remains in Real Assets and Inflation Hedges with an allocation policy of 6% within a range of +/-3%.
- Policy Allocation for Real Estate in the Growth asset category now comprises 4% of the total Fund for the Non-Core categories of Opportunistic and Value-Added Real Estate. The range for Non-Core Real Estate is +/-2% from the policy allocation.

<table>
<thead>
<tr>
<th>CURRENT</th>
<th>Asset Class</th>
<th>Current Target Weight (%)</th>
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</thead>
<tbody>
<tr>
<td>Growth</td>
<td></td>
<td>47.0%</td>
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<tr>
<td>Global Equity</td>
<td></td>
<td>35.0%</td>
</tr>
<tr>
<td>Private Equity</td>
<td></td>
<td>10.0%</td>
</tr>
<tr>
<td>Oppportunistic Real Estate</td>
<td></td>
<td>2.0%</td>
</tr>
<tr>
<td>Real Assets and Inflation Hedges</td>
<td></td>
<td>17.0%</td>
</tr>
<tr>
<td>Core and Value-Added Real Estate</td>
<td></td>
<td>7.0%</td>
</tr>
<tr>
<td>Natural Resources &amp; Commodities</td>
<td></td>
<td>4.0%</td>
</tr>
<tr>
<td>Infrastructure</td>
<td></td>
<td>3.0%</td>
</tr>
<tr>
<td>Treasury Inflation-Protected Securities</td>
<td></td>
<td>3.0%</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>NEW</th>
<th>Asset Class</th>
<th>New Target Weight (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Growth</td>
<td></td>
<td>53.0%</td>
</tr>
<tr>
<td>Global Equity</td>
<td></td>
<td>32.0%</td>
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<tr>
<td>Private Equity</td>
<td></td>
<td>17.0%</td>
</tr>
<tr>
<td>Non-Core Private Real Estate</td>
<td></td>
<td>4.0%</td>
</tr>
<tr>
<td>Real Assets and Inflation Hedges</td>
<td></td>
<td>17.0%</td>
</tr>
<tr>
<td>Core Private Real Estate</td>
<td></td>
<td>6.0%</td>
</tr>
<tr>
<td>Natural Resources &amp; Commodities</td>
<td></td>
<td>3.0%</td>
</tr>
<tr>
<td>Infrastructure</td>
<td></td>
<td>5.0%</td>
</tr>
<tr>
<td>Treasury Inflation-Protected Securities</td>
<td></td>
<td>3.0%</td>
</tr>
</tbody>
</table>

Chart Source: LACERA SAA Changes-Pension Total Fund
Real Estate – Structural
LACERA’s Real Estate portfolio has **underperformed** over long-term time periods against custom benchmark and peers.

**Portfolio risk is high due to asset concentration and asset risk classification**
- Tracking error at **4.4%**
- Core portfolio includes Non-Core risk
- High operational risk

**Higher risk is uncompensated**
- Both risk and underperformance can be reduced

*Source: StepStone Real Assets Committee Presentation, September 2021.*
Proposed Business Model Refinements

**Direct To Diversified**
- Reduce concentration risk in the Core separate account portfolio; make new fund commitments
- Conduct a thorough asset- and market-level analysis to determine optimal strategy of direct holdings

**Emphasize Fund Structures**
- Pursue diversification through open-end funds
- Emphasize closed-end fund structure with profit participation for higher risk and higher returning investments in Non-Core portfolio

**Assess Portfolio**
- Identify an updated hold/sell strategy for each asset based on its characteristics and marketability
- More clearly delineate risk via funds

**Reduce Operational Risk**
- Leverage existing separate account managers cash management capabilities during transition to fund structures

**Diversified and Efficient**

Real Estate
Evolution of Investment Vehicles

Future

Existing*

Primary near-term focus

*Includes five managers and 78 assets in separate accounts (of which 17 are joint ventures), 20 closed-end and four open-end commingled funds, one co-investment as of September 30, 2021.
Performance Summary – Core and Value-Added Portfolio

- Core and Value-Add portfolio, representing 6.2% of the total Fund, has under-performed the benchmark in the 1-year, 3-year, 5-year and 10-year periods
- Underperformance was caused by commingled closed end funds, terminated separate account managers, and some current separate account managers

Note: The National Council of Real Estate Investment Fiduciaries (NCREIF) Fund Index – Open End Diversified Core Equity, also known as the NFI-ODCE Index, is utilized as an institutional real estate performance benchmark. The Index is an index of investment returns (gross of fees) of the largest private real estate funds (27) pursuing a core investment strategy which is typically characterized by low risk, low leverage (less than 40%), and stable properties diversified across the U.S. It was established in 1978. Source – NCREIF.org.

Source: Total Fund Board Book – State Street – As of September 30, 2021 (lagged with best available data).
The Opportunistic category, currently representing about 0.9% of total Fund, has performed well in the quarter, 1-year, 3-year and 5-year periods but underperformed the 10-year benchmark by 230 bps. A favorable tilt into industrial and multi-family assets in the separate accounts helped performance. Outperformance is also from funds that have fully distributed. Current active funds and separate account portfolios have underperformed, though early year performance of newer funds may not yet be indicative of future performance.

Source: Total Fund Board Book – State Street – As of September 30, 2021 (lagged with best available data).
MSCI Forecast Active Risk – Real Estate *

as of September 30, 2021

<table>
<thead>
<tr>
<th>Total Fund</th>
<th>Weight%</th>
<th>Benchmark Weight%</th>
<th>Active Weight%</th>
<th>Active Risk Contribution</th>
<th>Allocation Risk Cont.</th>
<th>Selection Risk Cont.</th>
<th>Standalone Active Risk</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Real Estate</strong></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td></td>
<td>7.2%</td>
<td>9.0%</td>
<td>-1.8%</td>
<td>0.2%</td>
<td>0.0%</td>
<td>0.1%</td>
<td>1.1%</td>
</tr>
<tr>
<td>Opportunistic Real Estate</td>
<td>0.9%</td>
<td>2.0%</td>
<td>-1.1%</td>
<td>0.1%</td>
<td>0.0%</td>
<td>0.0%</td>
<td>0.8%</td>
</tr>
<tr>
<td>Core and Value-Added Real Estate</td>
<td>6.3%</td>
<td>7.0%</td>
<td>-0.7%</td>
<td>0.1%</td>
<td>0.0%</td>
<td>0.1%</td>
<td>0.2%</td>
</tr>
<tr>
<td>Ex Real Estate</td>
<td>92.8%</td>
<td>91.0%</td>
<td>1.8%</td>
<td>0.8%</td>
<td>0.0%</td>
<td>0.8%</td>
<td>1.3%</td>
</tr>
</tbody>
</table>

Active Risk by Property Type

- Apartment, 42.7%
- Office, 24.7%
- Industrial, 20.9%
- Retail, 10.3%
- Other, 1.4%

Active Risk by Region

- US West, 42.4%
- US East, 26.1%
- US Midwest, 5.3%
- US South, 12.8%
- Global, 13.4%

*Implementation of the MSCI Risk Platform is ongoing; reconciliation and refinement of the data is progressing and subject to change. Data is as of September 30, 2021 (lagged with best available data). Commingled funds are reported at the property level. %CTR – Percent Contribution to Total Risk.

Source: MSCI BarraOne
## Structural Considerations for Investments

<table>
<thead>
<tr>
<th></th>
<th>Core</th>
<th>Non-Core</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Primary Objective</strong></td>
<td>Diversification, Lower Risk, Reliable Returns, Income orientation</td>
<td>Asset value growth, use of development capital to enhance returns</td>
</tr>
<tr>
<td><strong>Proposed Structure</strong></td>
<td>Move from separate accounts to largely <strong>open-ended commingled funds</strong>, eliminate emphasis on separate accounts</td>
<td>Maintain use of <strong>closed-ended commingled funds</strong>, eliminate use of separate accounts</td>
</tr>
<tr>
<td><strong>Liquidity</strong></td>
<td>Some liquidity as open-ended fund units are redeemable after lock-up periods or other restrictions are met. Availability of fund liquidity may be impaired based on market conditions.</td>
<td>Liquidity through redemptions is unavailable as fund units are not redeemable for life of vehicle. Some liquidity may be possible via secondary sales, though likely at reduced value.</td>
</tr>
<tr>
<td><strong>Risk Classification</strong></td>
<td>Improve diversification, reduce tracking error with use of more diversified open-ended funds, reduced emphasis on tactical positioning</td>
<td>Allow for higher risk opportunities, broader latitude to tilt toward in-favor sectors or geographies within guidelines</td>
</tr>
<tr>
<td><strong>Incentive Fees</strong></td>
<td>Likely in Core Plus, Less likely in Core</td>
<td>Likely</td>
</tr>
</tbody>
</table>

**Legend:**
- **Core**
- **Non-Core**
Proposed Core Implementation (Confidential)

Transition separate account assets into commingled funds
- Process will take 4+ years
- Retain third-party to assist in assessing asset sales process of 78 properties (mainly Core but a few non-Core)
- Sell approximately $/3 of Core portfolio every year (market dependent)

Challenges:
- Market conditions and capital market appetite for sale of assets may worsen
- Sales process unlikely to begin before 2023 once third-party fiduciary is retained and marketability of portfolio is reviewed
- Some assets may realize a reduction in value below appraised value such as prepayment penalties from loans and other transaction costs

Underwrite and Invest in portfolio of ODCE funds
- Maintain target allocation of 6% by timing sales of Core direct holdings with entry into open-ended ODCE funds
- Recommend a bench of ODCE funds to be approved by the BOI
- Invest in 6-8 U.S.-focused ODCE funds at $400-$800 million per fund

Challenges:
- Manage liquidity from asset sales with possibility of entry queues into open-ended funds
Proposed Non-Core Implementation

Value-Add moved into Growth functional asset class effective 10/1/2021
- Allocations for Value-Add and Opportunistic Real Estate, currently 3%, will be 4% in 2022
- Target allocations are 2% in Value-add and 2% in Opportunistic Real Estate

Underwrite U.S., Non-U.S. and Global Value-Add and Opportunistic funds
- Invest in 4-8 funds annually each at approximately $125-$250 million sizes*
- Reach 4% target allocation by 2026

*To be revisited at the next Real Estate Structure Review.
Investment Structure Changes
(Confidential)

Core

Non-Core

• Non-Core Real Estate is currently at 1.3% of total Fund vs 3% target and 4% target in 2022
• Non-Core Real Estate is growing through new allocations to commingled funds. Separate account structures will not be employed
• Targeted allocations of Opportunistic and Value-Add each at 2% of total Fund at end of 4–5-year period

Data as of September 30, 2021 (lagged with best available data).
Third-Party Fiduciary Engagement
(Confidential)

Through an RFP process, engage a third-party fiduciary advisor with market transaction knowledge to manage the transition of the entire portfolio of separate account assets and prepare them for sale. Along with advisors, develop an appropriate hold/sell plan for assets considered Non-Core. Improve understanding of each asset's value/risk profile and marketability. Use market knowledge to best consider the potential for attractive asset-for-share swaps in desired commingled real estate funds.

Note: Search for a third-party fiduciary advisory relationship is needed since a transition and sale of the separate account portfolio is outside of the scope of work for StepStone, LACERA's real estate consultant, under the Consulting Agreement.
Emerging Manager Program – Overview

• There is currently one emerging manager in the Real Estate program
• LACERA has invested with this manager via separate account and commingled fund investment structures

2022 Emerging Manager Plan
  – Structure review proposes moving Real Estate implementation to fund structures
  – Launch RFP in 2022 to retain an Emerging Manager Program advisor
  – Would source and construct a custom portfolio of emerging manager funds largely focusing on Non-Core opportunities
  – Consistent with LACERA’s Emerging Manager Policy

Current Real Estate Emerging Manager Program Assets
As of 9/30/2021

Data as of September 30, 2021 (lagged with best available data).
Real Estate – Strategy
**Investment Strategy**

- **Real Assets & Inflation Hedges functional class**
  - Beta exposure
  - Improve risk/return parameters
  - **Objective** is to help produce income as well as hedge against inflation while diversifying the Fund.
  - **Use** Core commingled funds for “beta exposure” to the benchmark with positive tilt in Industrial, Multifamily, and niche sectors including Life Science/R&D and Storage.
  - **Greater diversification of assets** via new commingled fund investments to help provide more consistent return against core benchmark.

- **Core**
  - **Growth functional class**
  - **Alpha seeking**
  - **Diversify vintage year exposure**
  - **Objective** is to be the primary driver of long-term returns for the Fund.
  - **Use** Non-Core commingled funds for “alpha seeking” returns (+200 bps from Value-Add and +300 from Opportunistic) globally, with potential to invest in more dedicated niche sector funds.
  - **Accelerate pace of new investments**
  - **Diversify vintage year exposure**, which has been irregular in recent years.
Diversification – Core

Current Portfolio Characteristics

- Maintain overweight to industrial
- Consider reduction of apartments to move closer to ODCE
- Maintain underweight to office and retail

- Consider maintaining tilts to West and South
- Rebalance East exposure to be underweight but within guidelines
- Maintain modest position for Non-U.S. (not in ODCE benchmark)

Data as of September 30, 2021 (lagged with best available data).

- 0%
- 10%
- 20%
- 30%
- 40%
- 50%

Office  Apartment  Retail  Industrial  Other

Region as of 9/30/21 Report

- East  Midwest  South  West  Non-US

LACERA Core  ODCE

LACERA Investments
Global Investable Universe

- Majority of investable universe of institutional Real Estate resides outside North America
- Growth in Non-Core allocation, using fund structures, allows for expansion of Non-US exposures when attractive opportunities arise
- LACERA Non-Core Real Estate portfolio does not fully reflect the global opportunity set

Source: CBRE as of August 2021. Investable total universe 2020 was $34.05 trillion
Diversification – Non-Core

Current Portfolio Characteristics

- Non-Core will progressively become a larger portion of the overall Real Estate allocation
- Non-Core focus will be on increasing share of Non-U.S. investments consistent with the broader opportunity set
- Invest in closed-ended funds which can provide geographic and sector diversification while still targeting the most attractive opportunities
- Evaluation of niche strategies as part of opportunity set in growing Non-Core exposure

Data as of September 30, 2021 (lagged with best available data).
# Proposed Guidelines by Functional Asset Class

<table>
<thead>
<tr>
<th>Asset Allocation</th>
<th>Real Assets &amp; Inflation Hedges/Core (current)</th>
<th>Real Assets &amp; Inflation Hedges/Core (proposed)</th>
</tr>
</thead>
<tbody>
<tr>
<td>Property Type</td>
<td>7%</td>
<td>6% (+/-3%)</td>
</tr>
<tr>
<td>Within a +/- 10% variance of ODCE</td>
<td>Within a +/- 15% variance of ODCE</td>
<td></td>
</tr>
<tr>
<td>Apartment, Industrial, Office, Retail, Other</td>
<td>Apartment, Industrial, Office, Retail and Other</td>
<td></td>
</tr>
<tr>
<td>U.S. Geographic</td>
<td>Within a +/- 10% variance of ODCE</td>
<td>U.S. 85%-100%</td>
</tr>
<tr>
<td>Within a +/- 10% variance of ODCE</td>
<td>Within a +/- 10% variance of ODCE</td>
<td></td>
</tr>
<tr>
<td>Non-U.S. Geographic</td>
<td>20% Limit</td>
<td>Europe 0%-10%</td>
</tr>
<tr>
<td>20% Limit</td>
<td></td>
<td>Asia 0%-10%</td>
</tr>
<tr>
<td>Leverage</td>
<td>50% Limit</td>
<td>Emerging Markets 0%-5%</td>
</tr>
<tr>
<td>50% Limit</td>
<td>50% Portfolio Limit</td>
<td></td>
</tr>
<tr>
<td>Manager Diversification</td>
<td>35% Limit</td>
<td>35% Limit</td>
</tr>
<tr>
<td>35% Limit</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Fund Concentration</td>
<td>N/A</td>
<td>30% Limit</td>
</tr>
<tr>
<td>N/A</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Active Risk (Tracking Error)</td>
<td>N/A</td>
<td>Long term Target: Less than 1%</td>
</tr>
</tbody>
</table>

Note: The table above depicts the targets and ranges for the various portfolio segments over the long-term. From time to time, the actual allocations of the portfolio may fall outside the recommended ranges.
## Proposed Guidelines by Functional Asset Class

<table>
<thead>
<tr>
<th></th>
<th>Growth/Non-Core (Current)</th>
<th>Growth/Non-Core (Proposed)</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Asset Allocation</strong></td>
<td>2%</td>
<td>4% (+/-2%) Interim Target 3%</td>
</tr>
<tr>
<td><strong>Property Type</strong></td>
<td>N/A</td>
<td>Apartment 10%-45%</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Industrial 10%-40%</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Office 10%-40%</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Retail 10-25%</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Other 0%-20%</td>
</tr>
<tr>
<td><strong>U.S. Geographic</strong></td>
<td>N/A</td>
<td>U.S. 35%-60%</td>
</tr>
<tr>
<td><strong>Non-U.S. Geographic</strong></td>
<td>N/A</td>
<td>Europe 15%-45%</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Asia 5-35%</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Other Emerging Markets 0-15%</td>
</tr>
<tr>
<td><strong>Leverage</strong></td>
<td>Opportunistic 80% Limit</td>
<td>Value-Add 65% Limit</td>
</tr>
<tr>
<td></td>
<td></td>
<td>Opportunistic 80% Limit</td>
</tr>
<tr>
<td><strong>Manager Diversification</strong></td>
<td>N/A</td>
<td>20% Limit</td>
</tr>
<tr>
<td><strong>Fund Concentration</strong></td>
<td>N/A</td>
<td>30% Limit</td>
</tr>
</tbody>
</table>

**Note:** The table above depicts the targets and ranges for the various portfolio segments over the long-term. From time to time, the actual allocations of the portfolio may fall outside the recommended ranges.
# Proposed New CIO Authority for Follow-on Real Estate Funds

## Recommendation
- Incorporate CIO Authority for Follow-on Funds into the Real Estate Investment Guidelines

<table>
<thead>
<tr>
<th>CIO Authority for Follow-on Funds</th>
<th>Description</th>
</tr>
</thead>
</table>

The CIO is authorized to approve capital commitments in follow-on-funds up to $250 million per fund or up to a 25% fund ownership increase compared to LACERA’s ownership percentage in the predecessor fund, provided:

1. LACERA’s prior investments in each predecessor fund greater than three years old (based on the fund’s inception or commencement of operations date) exceed the benchmark net IRR and net MOIC median returns for the fund’s sub-asset class strategy, and

2. There have been no material changes in the investment strategy or key persons, and

3. LACERA’s Real Estate consultant concurs with the investment

The Board will receive written notification of all such actions from staff.
## Initiatives (Confidential)

### Completed
- Terminated four under-performing separate account managers in 2018
- Invested in open-end funds
  - IDR ODCE Index fund
  - RREEF Core Plus Industrial Fund
  - Prologis European Logistics Fund
  - Invesco Core Asia Fund
- Hired an Appraisal Management Service Provider
- Created a formal quarterly reconciliation process
- Onboarded Administrator
- Onboarded new Consultant
- Transitioned performance book of record

### In process
- Underwrite re-up opportunities with high conviction managers in value-add and opportunistic funds
- Cull portfolio of underperforming assets
- Review optimal structure
- Formalize desktop procedures
- Incorporate operational due diligence process
- Review of Responsible Contractor Policy
- Annual GRESB review

### Upcoming
- Underwrite new ODCE funds
- Continue improving risk profile of core assets
- Ramp up pacing for underwriting Value-add and Opportunistic funds
- Launch Emerging Manager RFP
- Fill open positions
- Launch hiring of an independent fiduciary to assist in evaluation and transition in sale of directly held real estate assets
# Recommendation Summary

(Confidential)

<table>
<thead>
<tr>
<th>Underwrite ODCE funds</th>
<th>Invest in Non-Core funds</th>
<th>Revised Guidelines</th>
</tr>
</thead>
<tbody>
<tr>
<td>• Underwrite and commit to 6-8 ODCE funds</td>
<td>• Underwrite and commit to $125-$250MM fund allocations to closed-ended funds targeting a 4% Non-Core allocation in 4-5 years.</td>
<td>• Adopt revised guidelines on slides 27, 28, and 29</td>
</tr>
</tbody>
</table>
Appendix
Source: StepStone. Pacing Model is assuming that about 1/3 of the core separate account portfolio is liquidated every year over the next three years from separate accounts to open-ended core commingled funds. The annual commitments are at $1.2 billion in 2023, 2024 and 2025. The plan asset growth rate is assumed at 5.5% annually with a Real Estate target of 6% for Core.
Pacing Model for Non-Core Portfolio

Forecasted Commitments

<table>
<thead>
<tr>
<th>Fiscal Year</th>
<th>annual Commitments (US$ millions)</th>
</tr>
</thead>
<tbody>
<tr>
<td>2022</td>
<td>800</td>
</tr>
<tr>
<td>2023</td>
<td>1,200</td>
</tr>
<tr>
<td>2024</td>
<td>1,200</td>
</tr>
<tr>
<td>2025</td>
<td>800</td>
</tr>
<tr>
<td>2026</td>
<td>800</td>
</tr>
<tr>
<td>2027</td>
<td>800</td>
</tr>
<tr>
<td>2028</td>
<td>800</td>
</tr>
<tr>
<td>2029</td>
<td>800</td>
</tr>
</tbody>
</table>

Source: StepStone. Pacing Model is assuming that about $800 million of annual commitments in 2022, and then $1.2 billion in 2023 and 2024. The plan asset growth rate is assumed at 5.5% annually with a Real Estate target of 4% for Non-Core.
Pacing Model Assumptions
(Confidential)

• Overall Assumptions:
  • Plan asset start date as of fiscal year end 2021
  • Net plan asset growth rate of 5.5% (7% growth with 1.5% cash outflow)

• Core/Core-Plus Assumptions:
  • 6% target allocation of plan assets
  • All commitments are from Core/Core-Plus IMAs dispositions/transfers
  • Commitments are split equally between Core and Core-Plus open-ended funds
  • Core target net IRR: 5.7%
  • Core-Plus target net IRR: 11.3%

• Non-Core Assumptions:
  • 4% target allocation of plan assets
  • Commitments are split equally between Value-Add and Opportunistic closed-ended funds
  • Value-Add target net IRR: 11.3%
  • Opportunistic target net IRR: 12.0%
  • Target allocation by 2026

Source: StepStone. The opinions expressed herein reflect the current opinions of StepStone as of the date appearing in this material only. There can be no assurance that views and opinions expressed in this document will come to pass. No representation or warranty is made as to the returns which may be experienced by investors. No representation or warranty is made as to the returns which may be experienced by investors.
Core, Core Plus, Value-Add and Opportunistic

**Core**
- Lowest risk and return
- Occupancy 80%+
- Leverage up to 50%
- No development
- Income return generator

**Core Plus**
- Low to moderate risk
- Occupancy 65%+
- Leverage between 45-60%
- Light renovations/repositioning
- Less predictable cash flow than core

**Value-Add**
- Moderate risk
- Renovations
- Repositioning
- Primary/Secondary Markets
- Leverage up to 60%

**Opportunistic**
- New construction
- Redevelopment
- Major releasing
- Leverage up to 80%
- Emerging Markets

Return vs. Risk
**Investment Process**

![Diagram of the LACERA Investment Process](image)

**LACERA Process**

1. **Staff Member Assigned**
   - **Initial Review**
   - **StepStone & LACERA Staff Discussion**

2. **GD Meeting**
   - **Staff Reviews Fund Summary**
   - **LACERA Internal RAIG meeting**

3. **DD0**
   - **Formal Due Diligence**
   - **Onsite/Virtual Meetings**
   - **LACERA Internal RAIG Discussion**
   - **LACERA Staff Recommendation**

4. **CIO**
   - **CIO Reviews Staff and StepStone Recommendations**

5. **BOARD**
   - **LACERA Board Discussion**

   - **Ongoing Legal Negotiations / Fund Close**

   - **Vote to Not Invest**

   - **Not Approved**

   - **Not Approved**

   - **Negotiations Unsuccessful**
**MSCI Forecast Total Risk – Real Estate**
as of September 30, 2021

<table>
<thead>
<tr>
<th>Total Fund</th>
<th>%Weight</th>
<th>% Cont. to Total Risk</th>
<th>Standalone Total Risk</th>
<th>Standalone BMK Risk**</th>
</tr>
</thead>
<tbody>
<tr>
<td>Growth</td>
<td>51.1%</td>
<td>80.5%</td>
<td>18.7</td>
<td>18.5</td>
</tr>
<tr>
<td>Global Equity</td>
<td>36.0%</td>
<td>54.0%</td>
<td>18.2</td>
<td>18.3</td>
</tr>
<tr>
<td>Private Equity</td>
<td>14.2%</td>
<td>25.2%</td>
<td>24.2</td>
<td>25.0</td>
</tr>
<tr>
<td>Opportunistic Real Estate</td>
<td>0.9%</td>
<td>1.3%</td>
<td>23.3</td>
<td>18.8</td>
</tr>
<tr>
<td>Credit</td>
<td>10.9%</td>
<td>3.6%</td>
<td>4.8</td>
<td>4.3</td>
</tr>
<tr>
<td>High Yield Bonds</td>
<td>3.1%</td>
<td>1.3%</td>
<td>6.0</td>
<td>4.9</td>
</tr>
<tr>
<td>Bank Loans</td>
<td>3.5%</td>
<td>0.9%</td>
<td>4.9</td>
<td>6.4</td>
</tr>
<tr>
<td>Illiquid Credit</td>
<td>3.0%</td>
<td>0.7%</td>
<td>4.5</td>
<td>3.4</td>
</tr>
<tr>
<td>Emerging Market Debt</td>
<td>1.2%</td>
<td>0.7%</td>
<td>9.4</td>
<td>7.7</td>
</tr>
<tr>
<td>Real Assets &amp; Inflation Hedges</td>
<td>17.4%</td>
<td>18.0%</td>
<td>13.5</td>
<td>13.8</td>
</tr>
<tr>
<td>Core &amp; Value-Added Real Estate</td>
<td>6.2%</td>
<td>7.8%</td>
<td>21.2</td>
<td>18.8</td>
</tr>
<tr>
<td>Natural Resources &amp; Commodities</td>
<td>5.1%</td>
<td>5.0%</td>
<td>13.6</td>
<td>19.8</td>
</tr>
<tr>
<td>Infrastructure</td>
<td>3.2%</td>
<td>4.8%</td>
<td>19.3</td>
<td>19.5</td>
</tr>
<tr>
<td>TIPS</td>
<td>2.9%</td>
<td>0.4%</td>
<td>4.7</td>
<td>4.7</td>
</tr>
<tr>
<td>Risk Reduction and Mitigation</td>
<td>19.9%</td>
<td>0.3%</td>
<td>3.0</td>
<td>2.7</td>
</tr>
<tr>
<td>Investment Grade Bonds</td>
<td>15.1%</td>
<td>0.0%</td>
<td>3.6</td>
<td>3.4</td>
</tr>
<tr>
<td>Diversified Hedge Funds</td>
<td>3.5%</td>
<td>0.3%</td>
<td>4.5</td>
<td>0.1</td>
</tr>
<tr>
<td>Cash</td>
<td>1.3%</td>
<td>0.0%</td>
<td>-</td>
<td>-</td>
</tr>
<tr>
<td>Overlay</td>
<td>0.7%</td>
<td>-2.4%</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>

**Source:** MSCI BarraOne

*Implementation of the MSCI Risk Platform is ongoing; reconciliation and refinement of the data is progressing and subject to change. Data is as of September 30, 2021 (lagged with best available data). Commingled funds are reported at the property level. %CTR – Percent Contribution to Total Risk.*
November 30, 2021

Board of Investments
Los Angeles County Employees Retirement Association ("LACERA")
300 N Lake Avenue, Suite 850
Pasadena, CA 91101-6130

Re: 2021-2022 Structure Review – Private Real Estate

Dear Board Members,

StepStone commenced its advisory contract with LACERA effective April 1, 2021. StepStone and staff have collaborated on LACERA’s 2021-2022 Structure Review to be presented to the Board of Investments on December 8, 2021.

We believe the themes and initiatives identified in the 2021-2022 Structure Review are pertinent to the current market environment and are consistent with the longterm goals of LACERA’s Private Real Estate portfolio. Therefore, in consultation with staff, we recommend that LACERA establishes annual non-core real estate commitment target pacing with the goal of achieving LACERA’s target Private Real Estate non-core allocation of 4% of total plan assets by fiscal year-end 2026. In addition, StepStone recommends the repositioning of its Private Real Estate core asset holdings with the goal of improving execution, diversification, and overall performance, and recommends engaging a third-party fiduciary advisor to evaluate strategic alternatives for repositioning, including disposition of certain assets. Also, in consultation with staff, StepStone recommends implementation of all other strategic and tactical recommendations in the 2021-2022 Structure Review.

In collaborating with staff on the Structure Review, we recognized the importance of maintaining flexible investment pacing to invest more or less according to market conditions and opportunities. While a consistent annual investment pace is important to maintain proper vintage year diversification, LACERA should not feel forced to invest a specific amount every year if enough high quality opportunities are not available and should have the flexibility to invest more if there are more high quality opportunities in a given year than could be accommodated with a fixed allocation target.

StepStone will review this recommendation each year as well as when market conditions warrant to ensure it continues to align with LACERA’s overall investment goals.

StepStone Group LP

To the knowledge of StepStone, (i) this recommendation does not take into account the interest of StepStone or any StepStone Entity (as defined in the Advisory Services Agreement between LACERA and StepStone), (ii) neither StepStone nor any StepStone Entity will receive any benefit from this recommendation other than compensation paid by LACERA to StepStone pursuant to the Advisory Services Agreement, and (iii) there are no conflicts of interest among StepStone and its affiliates in connection with the recommendation herein.
November 24, 2021

TO: Each Trustee
Real Assets Committee

FROM: James Rice
Principal Investment Officer
Scott Zdrazil
Senior Investment Officer

FOR: December 8, 2021, Corporate Real Assets Committee Meeting

SUBJECT: Real Estate Portfolio ESG Integration: Updates and Next Steps

The attached presentation (Attachment) summarizes strategies and next steps to integrate consideration of financially relevant environmental, social, and governance (ESG) factors into LACERA’s real estate portfolio for Trustee review and discussion at the December 8, 2021, Real Assets Committee meeting.

Attachment

Noted and Reviewed:

Jonathan Grabel
Chief Investment Officer
Real Estate Portfolio ESG Integration: Updates and Next Steps

Real Assets Committee
December 8, 2021

James Rice, Principal Investment Officer
Scott Zdrazil, Senior Investment Officer
Discussion Outline

1. Background and Objectives

2. Key ESG Integration Strategies to Date in LACERA’s Real Estate Portfolio
   - ESG Assessments of Each Investment Mandate
   - Global Real Estate Sustainability Benchmark (GRESB)
   - Responsible Contractor Policy
   - Portfolio Climate/ESG Data Analytics

3. Summary of Next Steps


**Background and Objective**

LACERA’s *Investment Policy Statement* recognizes that environmental, social, and governance (ESG) factors may impact investment risks and opportunities.

LACERA pursues pragmatic approaches in all asset classes to consider ESG in its investment process to safeguard and enhance risk-adjusted returns.

Today’s report:

1) Summarizes LACERA’s key approaches to ESG integration in the real estate portfolio

2) Suggests next steps to refine and further advance our approach
LACERA has pursued 4 key strategies to integrate ESG in real estate to date:

- **ESG Assessments of Each Mandate**
  - using LACERA’s ESG Analytical Framework

- **ESG Benchmarking**
  - using the Global Real Estate Sustainability Benchmark (GRESB)

- **Responsible Contractor Policy**
  - applying LACERA’s own policy provisions

- **ESG & Climate Data Analytics**
  - using procured third party data and software

Each is discussed in the following slides.
1. Assessing ESG Integration in Every Mandate

LACERA evaluates every prospective and current investment mandate on the extent to which the asset manager identifies and manages material ESG factors

- Consistent methodology across asset classes
- Key points assessed include
  - ESG policy
  - Process for ESG integration
  - Resources to inform ESG integration
  - Demonstrable link to financial performance
  - Transparency of ESG integration to LACERA
- Informs holistic evaluation of manager quality, alongside fees, performance, and other factors
- Range of ESG factors considered, such as:
  - Anti-bribery and Code of Ethics provisions
  - Government and regulatory relations
  - Resource management (energy, water, waste)
  - Environmental liabilities management
  - Tenant satisfaction
  - Community relations and “license to operate”
  - Human capital management
- Manager approaches are evolving with continuous improvement
- Scores reported in quarterly performance books
2. ESG Benchmarking: GRESB

About the Global Real Estate Sustainability Benchmark (GRESB)

- Established in 2009 by Dutch pension plans APG and PGGM
- Aimed to move beyond “anecdotal” ESG reporting from managers and develop a consistent framework for asset owners and asset managers to measure, track, and compare management of ESG factors and progress
- Supported by 140 institutional investors and 2,200 fund managers, including CalPERS and NY State fund
- Investors and asset managers collaborate to establish uniform annual reporting
- Asset managers report data to GRESB which analyzes and avails scores and data to asset owners

LACERA Two-Year Trial Affiliation Initiated in 2020

- Objectives of Trial Affiliation: Ascertain utility of using GRESB as a tool for:
  - **Underwriting/due diligence**: GRESB may provide standardized and comparable data and insight on how managers mitigate key ESG risks
  - **Manager monitoring**: Help identify the baseline of managers’ ESG integration strategies, compare with similar strategies (core/opportunistic/etc. and by region), and monitor progress over time
  - **Portfolio-wide analytics**: Facilitate Total Fund portfolio analytics by availing key ESG metrics, such as
    - Energy consumption
    - Greenhouse gas emissions
    - Water consumption
    - Waste usage
  - Gain better *insight into ESG best practices* and adoption rate among LACERA managers

- **8 LACERA managers participated**, including a mix of:
  - Separate account managers and commingled fund managers
  - U.S. and non-U.S. mandates (including Asia and Europe regional funds)
  - Some first-time GRESB reporters and others who have reported to GRESB for other mandates

* Summit Partners Europe Fund III acquired GRESB from private equity firm GBCI in November 2020, after LACERA initiated a trial affiliation. GBCI had acquired GRESB in 2014. LACERA is a limited partner in Summit Partners Europe Fund III.
**Observations**

- 6 of 8 LACERA managers improved year-over-year GRESB scores in their 2021 reporting.
- Range of manager performance relative to their sector and regional peers (two outperformance, one in line, several under).
- On a composite basis, LACERA’s portfolio scored an asset-weighted average of 73 out of 100, below the GRESB average score of 79.
- In follow-up interviews, managers indicated several benefits of GRESB reporting:
  - Helps identify areas for improvement
  - Provides roadmap for enhancing ESG management
  - Has prompted some firms to formalize and accelerate ESG efforts and resources
- All participating managers plan to continue reporting GRESB reporting next year.

**Prospective Next Steps**

- Staff considers GRESB participation is providing useful insights and data points and intends to bring forward a recommendation for Trustees’ consideration to formally affiliate to GRESB.
3. Responsible Contractor Policy/RCP Review

History: LACERA adopted its RCP in 2002; Last revised in 2014*

Objective: Guide real estate asset managers to select high-quality, stable, safe building construction and services contractors, as evidenced by their track records of legal compliance, stability, and fair wages and benefits

Philosophy

➢ Enhance risk-adjusted returns through “high-road” real estate, i.e.:
  - Legal compliance at real estate contractors
  - Workforce safety and stability
  - “Fair” pay and benefits

➢ Avoid “low-road” strategies marked by unsafe workplaces, legal noncompliance, undercutting local market pay, etc., that may present:
  - Operational instability, project delays, workforce unrest
  - Legal and regulatory risks
  - Reputational risks

Policy Review initiated in summer 2021 in light of:
  - Portfolio shift to commingled funds from separate accounts
  - LACERA’s strategic asset allocation expansion to infrastructure
  - Recent RCP revisions at numerous peers and asset managers to “Version 2.0”

* See attachment 2 of the Investment Policy Statement
RCP Review and Prospective Refinement

Policy Review Process
- Analysis of peer policies (i.e., CalPERS, CalSTRS, Maryland, NYC, NY State, Oregon)
- Interviews with peers, asset managers, consultants, and select stakeholders
- Review of LACERA policy implementation history

Sample of Policy Gap Analysis Findings

<table>
<thead>
<tr>
<th></th>
<th>Current RCP</th>
<th>Notable Peer Practice</th>
<th>Prospective Refinement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Asset Class Coverage</td>
<td>Only real estate</td>
<td>Include infrastructure</td>
<td>Expand to infrastructure</td>
</tr>
<tr>
<td>Ownership Threshold</td>
<td>Applies to 100% owned assets</td>
<td>Apply to “controlled” assets; i.e., &gt;50% owned</td>
<td>Consider lower threshold</td>
</tr>
<tr>
<td>Commingled Funds</td>
<td>Not covered</td>
<td>Encourage RCP adherence</td>
<td>Encourage RCP adherence</td>
</tr>
<tr>
<td>Fair Wages Definitions</td>
<td>Not defined</td>
<td>Explanatory language</td>
<td>Add explanatory language</td>
</tr>
<tr>
<td>Compliance Reporting</td>
<td>Inconsistent formats</td>
<td>Consistency</td>
<td>Add consistency</td>
</tr>
</tbody>
</table>

Prospective Next Steps
- Proactively review and modernize RCP as portfolio evolves to promote alignment with LACERA expectations
- Staff anticipates drafting revisions to LACERA’s RCP for Trustee consideration
LACERA procures third-party vendor data to assess and monitor real estate portfolio investment risks, such as exposure to climate change and weather-related factors.

- The LACERA real estate portfolio may face an aggregate 4.5% value loss from physical risks under MSCI scenario analysis.
- Figure 1 identifies cyclone and coastal flooding as key contributors to climate change-related physical risks.
- Data enables LACERA to monitor portfolio risks and engage managers on risk mitigation strategies of specific properties.

MSCI data also enables LACERA to assess how prospective government policies may impact current portfolio value.

- Figure 2 indicates that prospective regulations to reach the Paris Agreement goals of maintaining global climate change to under 2.0° Celsius may impact real estate portfolio value by 2.4%.
- Paris Agreement aspirational goal to maintain warming under 1.5° degrees may impact portfolio value by 4.8%.

Scenario analysis is an iterative process, as more data and information is reported and available.
Strategies Intended to Be Synergistic

Approaches aim to complement each other in order to advance LACERA’s commitment and fiduciary duties to consider material ESG factors in its investment process.

- **GRESB**: measure, compare, analyze ESG performance
- **Climate & ESG Analytics**: assess portfolio exposures
- **Responsible Contractor Policy**: promote core ESG expectations
- **LACERA ESG Assessment of Each Mandate**: Inform holistic view of manager quality to enhance risk/adjusted returns
Summary of Prospective Next Steps

Key anticipated next steps as part of LACERA’s real estate structure review include:

1. **ESG Assessments:** Continue evaluating new and current mandates as portfolio evolves
2. **GRESB:** Propose formal affiliation for Trustee consideration
3. **RCP:** Draft policy refinements for Trustee consideration
4. **Climate and ESG Data Analytics:** Continue incorporating data, as available, to identify concentrated risks, monitor portfolio, and inform Total Fund view of climate risks
Documents not attached are exempt from disclosure under the California Public Records Act and other legal authority.

For further information, contact:
LACERA
Attention: Public Records Act Requests
300 N. Lake Ave., Suite 620
Pasadena, CA 91101