California Public Employees' Retirement System **Investment Policy for Private Equity (PE) Program**

Effective Date December 14, 2015

This policy is effective immediately upon adoption and supersedes all previous Private Equity Program policies.

Introduction

The California Public Employees' Retirement System (CalPERS) Total Fund Investment Policy, adopted by the CalPERS Investment Committee (Committee), sets forth the CalPERS investment beliefs and overarching investment purposes and objectives with respect to its investment programs. The CalPERS Total Fund Investment Policy specifically covers key areas of investment strategy, including performance objectives, asset allocation strategies, benchmark selection, investment risk management, and derivatives, leverage, and divestment policies, among other elements that are applicable to all asset classes and programs at CalPERS.

This document sets forth the investment policy (Policy) for the Private Equity (PE) Program (Program). The design of this Policy ensures that Staff, investors, managers, consultants, and other participants selected by CalPERS take prudent and careful action while managing the Program. Additionally, use of this policy assures sufficient flexibility in managing investment risks and returns associated with thise Program.

This Policy should be read in conjunction with and is subject to conditions contained within the CalPERS Total Fund Investment Policy. This Policy shall also be managed to comply with all applicable Investment Office policies.

Strategic **Objective**

The PE Program's strategic objective is to maximize risk-adjusted rates of return. while enhancing the CalPERS position as a premier private equity investment manager. The Program shall be managed to enhance the equity return to the Fund.

Responsibilities

Details regarding various levels of responsibility for this Program are provided in Appendix 1, Reporting to the Investment Committee, and Appendix 2, Investment Responsibilities.

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Investment Approaches & Parameters

A. Approach

- Staff shall manage the Program as a whole with specific criteria appropriate to partnership investments, direct investments (including independently sourced investments and coinvestments), and *Customized Investment Accounts*.
- 2. Top down strategic assessments shall identify portfolio weightings and identify the most attractive segments of the market for investing.

B. Specific Risk Parameters

There are specific risks associated with private equity investments that shall be monitored and mitigated by CalPERS commensurate with the expected return as each investment proposal is considered, including but not limited to the following major risk categories:

- 1. Leverage: The increased volatility risk posed by the existence of non-recourse debt at the underlying investment level.
- 2. Operating and Business: The potential for certain investments to entail exceptional operating and business risks.
- 3. Liquidity: The liquidity risks inherent in private equity, given typical time horizons of 5-10 years and generally limited opportunities for sale in the secondary market.
- 4. Structural: The risks arising from a potential misalignment of interests between the general partner and the limited partners, which may be mitigated by, among other things, structuring fees and incentive payments and other key aspects of the business relationship so as to better align the interests of the partners.
- Valuation: The risks associated with the valuation process for partnerships and co-investments, including whether the general partner employs an appropriate valuation discipline, and, for direct investments, whether the valuations are reasonable.

The investment approach for the portfolio shall seek to reduce risk through appropriate diversification by geography, industry, *Vintage Year* and investment strategy.

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C. Investment Vehicle Parameters

Investments vehicles may take the form of limited partnerships, limited liability companies (LLCs), or other similar limited liability legal structures.

Investment Constraints/ Limitations

See Appendix 3 for program investment constraints.

Glossary of CalPERS Specific Terms

Italicized terms appearing in the Policy are CalPERS specific in nature and are defined in the CalPERS Specific Glossary of Terms.

Policy Document History

See Appendix 4 for historical details of Committee adoption and revisions of this policy.

See the <u>Total Fund Investment Policy</u> appendices for overarching reporting requirements and responsibilities for Investment Committee, Staff, *General Pension Consultant*, *and Private Asset Class Board Investment Consultant*.

Appendix 1 Reporting to the Investment Committee (IC)

The following tables provide details regarding reporting to the Investment Committee:

- Investment Office Staff
- Private Asset Class Board Investment Consultant

	Investment Office Staff			
	Report Content	Frequency		
1.	Staff shall provide an Annual Program Review that will include a program overview, investment review, and business review in general conformance with the Annual Program Review Template.	No less than annually		
2.	Staff shall report concerns, problems, material changes, and all violations of the Policy. These reports shall include explanations of any violations and appropriate recommendations for corrective action.	At next Committee meeting, or sooner if deemed necessary		
3.	Staff shall report regarding investment proposals it has received, the stage they are at in the pipeline, and their ultimate disposition.	Monthly		

Private Asset Class Board Investment Consultant		
Report Content	Frequency	
The Consultant shall monitor, evaluate, and report on the performance of the Program relative to the benchmarks and this Policy and other applicable CalPERS Policies.	No less than annually	

Appendix 2 Investment Responsibilities

The following tables provide details regarding investment related responsibilities for the:

- Investment Office Staff
- Private Asset Class Board Investment Consultant
- General Partner

Investment Office Staff Responsibilities

- 1. All aspects of program portfolio management, including monitoring, analyzing, evaluating performance relative to the appropriate benchmark, selecting investments, and contracting with general partners.
- 2. Monitor general partners in the implementation of, and compliance with, the Policy.
- 3. Develop and maintain selection guidelines for private equity investments.
- 4. Develop and maintain investment procedures, program guidelines, and sub-program guidelines.
- 5. Monitor non-recourse debt as a risk factor.

Private Asset Class Board Investment Consultant Responsibilities

1. Provide independent perspective and counsel to the Committee, to include routine communication with the Investment Office Staff and periodic reviews of processes and procedures.

General Partner Responsibilities

- 1. All aspects of portfolio management as set forth in each general partner's limited partnership agreement or contract with CalPERS and the Policy.
- 2. Communicate and cooperate with Investment Office Staff and authorized third parties regarding the management of the fund.

Appendix 3 Investment Constraints/Limitations

A. Sub-Asset_-Class Allocation Targets & Ranges: The targets and ranges are effective November 14, 2011.

Strategy	Target	Range
Buyouts	60%	50% - 70%
Credit Related	15%	10% - 25%
Venture Capital	1%	0% - 7%
Growth/Expansion	15%	5% - 20%
Opportunistic	10%	0% - 15%

B. Private Fund Investment Vehicle Parameters:

	Top Quartile	Second Quartile	Emerging Manager Teams	Customized Investment Account	Secondary Market Purchases
Staff Level Authority	Limit Commitment to ≤ 25% of the fund				
Managing Investment Director (MID) approval for amounts of PE Policy Target up to	4%	0.75%	0.75%	3%	2%
Chief Investment Officer (CIO) approval for amounts of PE Policy Target up to	8%	1.5%	1.5%	4.5%³	4%

- 1. Committee approval will be required for commitments beyond those authorized for the MID-PE or the CIO. If there is a vacancy in the CIO position, Committee approval will be required for commitment authority otherwise delegated to the CIO.
- 2. The aggregate **Net Committed Capital** to any <u>one</u> general partner is limited to no more than 10% of PE's <u>total</u> Net Committed Capital. <u>Any exceptions to this must be</u> specifically approved by the Committee.
- 3. The CIO may approve an increase in committed capital to an existing Customized Investment Account with Top-Quartile performance by up to 20%.

C. Private Securities Co-Investment and Direct Investment Parameters:

Staff Level Authority	Co- Investments	Direct Investments
Managing Investment Director (MID) approval for amounts of PE Policy Target up to	0.75%	0.5%
Chief Investment Officer (CIO) approval for amounts of PE Policy Target up to	1.5%	0.5%

- 1. Committee approval will be required for commitments beyond those authorized for the MID-PE or the CIO. If there is a vacancy in the CIO position, Committee approval will be required for commitment authority otherwise delegated to the CIO.
- Co-Investments are subject to the further conditions provided that (a) the investment in the co-investment by the funds managed by the general partner is shall equal to or larger or exceed than the CalPERS PE investment in the co-investment, and (b) the amount committed by CalPERS to the co-investment is shall be smaller than the CalPERS PE commitment to the fund.

Appendix 4 Private Equity Program Policy Document History

Date	Detail
1997-04-04	Approved by the Policy Subcommittee
1997-04-14	Adopted by the Investment Committee
2005-03-11	Revised by the Policy Subcommittee
2005-04-18	Approved by the Investment Committee
2005-09-16	Revised by the Policy Subcommittee
2005-10-17	Approved by the Investment Committee
2006-04-14	Revised by the Policy Subcommittee
2006-05-15	Approved by the Investment Committee
2008-08-18	Revised by the Policy Subcommittee
2008-09-15	Approved by the Investment Committee
2009-06-16	Administrative changes made to align with Policy Review Project
2009-12-14	Revised by the Policy Subcommittee
2010-02-16	Approved by the Investment Committee
2011-10-17	Revised by the Policy Subcommittee
2011-11-14	Approved by the Investment Committee
2012-05-14	Administrative changes made to reflect Delegation revisions
2013-06-12	Administrative changes made to reflect Private Asset Class Board Consultant
	Policy revisions
2013-12-24	Administrative changes to update template format and to align this policy with
	the Global Derivatives and Counterparty Risk Policy
2014-06-24	Administrative changes to standardize reporting frequencies to the Investment
	Committee to "no less than annually"
2014-06-24	Administrative changes to reflect the Policy Glossary of Terms Update Project
2015-12-14	Approved by the Investment Committee
	Reformatted to incorporate Investment Policy Revision Project and Investment
	Delegation Restructuring Project revisions