INVESTMENT STEWARDSHIP REPORT

Investing for the Future
Colorado PERA’s overall approach to investment stewardship is straightforward: Seek out quality investments that are expected to provide the best risk-adjusted returns to PERA’s portfolio over the long term. We break down this approach to financial sustainability into four parts.

**PROTECT**
- Protect members’ interests by watching costs
- $90,000 Savings by producing CAP fund fact sheets internally
- 0.31% Cost to manage the Total Fund, or about $3 of cost for every $1,000 managed
- $65 Million Savings by managing 62% of the Fund internally

**INTEGRATE**
- Integrate relevant factors into PERA’s investment strategy
- ~69,000 Proxy proposals voted in 2021
- >220 Proposals seeking ESG disclosures voted in 2021
- 6.1 Million Metric tonnes of carbon credits sold by PERA’s timberland manager

**ADVOCATE**
- Advocate for robust markets
- $74 Trillion In assets under management by members of the primary advocacy groups in which PERA participates
- ~77% Of eligible private fund advisory boards on which PERA staff serve
- >35 Legislative and regulatory offices engaged on matters that can affect PERA and our members

**EVALUATE**
- Evaluate exposures and recognize limitations
- $86 Billion Generated by PERA’s investments over the past 30 years
- 10.9% Annualized 10-year net return on PERA’s investments
- 13.3% Annualized 5-year net return on PERA’s investments

As of December 31, 2021, except where noted.
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A MESSAGE FROM PERA MANAGEMENT

This year marks the fifth anniversary of PERA’s Investment Stewardship Report. As we look back on the time since our inaugural publication, we are reminded of the value of resiliency. Through surging inflation, local wildfires, and a global pandemic, PERA members have worked tirelessly to serve our Colorado communities. They have cared for and educated our children, kept our roads safe, responded to crises, upheld justice in our courts, and made our towns, cities, and green spaces better places to be. It is these public servants’ hard-earned retirement that PERA is charged with safeguarding. In order to accomplish our mission amid ever-changing economic conditions, we must build a portfolio as resilient as the members we serve.

Our stakeholders often ask about how PERA manages the Fund resiliently as the world grapples with global sustainability. The Board’s Proxy Voting Policy answers those questions by reiterating that financial sustainability is the sole objective of our investment decisions, and that we integrate environmental or social related factors into our investment and voting decisions when they are financially relevant. This same focus on financial sustainability underpins everything we do as responsible stewards of plan assets.

In this edition of the Investment Stewardship Report we continue to be responsive to our members and partners who want to understand how we steward the pension fund for financial sustainability. This year we have added content to answer questions we’ve received from our members and partners over the past five years, such as:

» What does PERA’s investment stewardship mean for members?
» How does PERA integrate material information in its investment decisions?
» Why does PERA choose engagement over divestment?

We invite you to explore this Report and the additional resources on our website to learn more about how PERA manages the Fund resiliently and with an unwavering commitment to financial outcomes that secure our hard-working members’ retirement.

Sincerely,

Ron Baker
Executive Director

Amy C. McGarrity
Chief Investment Officer / Chief Operating Officer
Look for this symbol to see notable additions to the report in 2022.

Look for these symbols throughout the report for specific examples of how PERA’s four-part stewardship approach is used to achieve financial sustainability over the long term.
INTRODUCTION

Stewardship is the heart of Colorado PERA’s mission.

Stewardship is the heart of PERA’s mission. As stewards of pension plan assets, we manage approximately $66 billion in assets on behalf of nearly 650,000 members. That is a tremendous responsibility, and one we accept whole-heartedly. In fulfillment of our fiduciary duty, PERA’s investment stewardship is founded on our commitment to the long-term financial stability of the Fund for its beneficiaries.

This Investment Stewardship Report explores PERA’s approach to seeking financial stability through investment stewardship. With increasing focus on ESG considerations within the investment industry, we uphold PERA’s view of stewardship as an integrative framework for achieving financial stability. Under this approach, we have found opportunities to invest in firms and partnerships that integrate quality practices into their business models, while prioritizing long-term financial outcomes.

PERA’s stewardship approach adheres to our investment policies by maintaining our foundational focus on maximizing risk-adjusted returns across the Total Fund. Throughout this report we demonstrate how PERA uses the lens of stewardship to guide our decisions in the fulfillment of our fiduciary duty. We conclude with a discussion of industry perspectives on sustainable investing, and reflect on how they help inform PERA’s ongoing investment stewardship toward the ultimate financial sustainability of the Fund.
PERA'S INVESTMENT STEWARDSHIP PHILOSOPHY

PERA uses the term "stewardship" to describe our financially sustainable investing philosophy.

PERA believes serving as good stewards of plan assets depends on diligent consideration of risk and opportunity factors that are relevant to our investment decisions as fiduciaries. Under our fiduciary duty we have the foremost obligation to invest in opportunities that provide the best risk-adjusted returns.

That means we may consider factors characterized within an environmental, social, and governance (ESG) framework, but we will not limit our investment decisions to only those factors. Instead, we recognize that such practices are pieces in the mosaic of information necessary to determine an investment’s comprehensive value.

Companies that effectively manage risks and opportunities may demonstrate innovation, leadership, alignment with stakeholders, and financial success over the long run. These are qualities of companies that are built to last, and which present potential for increased financial value. Ultimately, we believe the best investments for long-term financial stability are found in quality companies and partnerships that exercise sound management of all aspects of business in order to generate profits and attractive investment returns.

See "Why Sustainability Matters to Investors" on page 36
PERA'S INVESTMENT STEWARDSHIP APPROACH

We actively serve as good stewards of plan assets for the benefit of PERA members.

PERA's approach to pursuing financial stability is guided by four practices for sound investment stewardship:

» We protect our members’ interests through cost-conscious investment management.

» We integrate financially relevant factors into our investment decisions.

» We advocate for robust capital markets and business practices.

» We evaluate various exposures within our portfolios on an ongoing basis.

In this section, we highlight our work to preserve and enhance our members’ retirement assets through responsible investment stewardship. Within the context of our long-term investment horizon and objectives, we discuss PERA’s diverse asset allocation as the foundation for portfolio construction within the Defined Benefit (DB) Plan. We describe our ongoing cost stewardship to protect assets, and discuss the opportunities to integrate ESG stewardship into the portfolio while seeking risk-adjusted returns. We also demonstrate PERA’s influence as the voice of our membership in the global marketplace through our focus on advocacy. This section concludes with evaluations of various ESG exposures within our portfolios to reinforce our commitment to promoting objective analysis and increased disclosures for better stewardship.

Building a Portfolio With Long-Term Sustainability

Diversification is the foundation for constructing a portfolio built to last.

As PERA’s Statement of Investment Policy states, “The function of PERA is to provide present and future retirement or survivor benefits for its members. This objective requires the prudent assumption of investment risk in seeking to maximize long-term investment returns while incorporating the fund’s liability requirements.” Meeting perpetual financial needs requires using PERA’s breadth of resources to design a sustainable framework on which to build a long-term investment portfolio.

In constructing the Defined Benefit (DB) portfolio, PERA allocates assets across diverse public and private markets. We manage investments in public equity and debt instruments in both developed and emerging markets, commercial real estate properties, private equity partnerships, and alternative interests. Allocating capital to diverse asset classes allows PERA to maintain a broad investable universe, which is imperative for long-term financial success. The advantages of diversification include the ability to seize opportunities in different markets, unlock complementary performance attributes, and manage downside risk to the portfolio.

The allocation to each class in the DB portfolio is the result of periodic asset and liability studies undertaken by the PERA Board in consultation with investment and actuarial experts to ensure the portfolio is well-diversified to withstand volatility and provide returns that enable us to pay retirement benefits to our members in perpetuity. In pursuing diverse opportunity sets over a long time horizon, PERA expects to enhance performance of the Total Fund while effectively managing financial risks. By diversifying the portfolio, each asset class becomes a building block for modeling risk and return expectations in line with PERA’s mission to provide retirement security for our members over the long run.

Regardless of which asset class an opportunity falls under, PERA is committed to protecting members’ interests through cost-conscious investing, integrating financially relevant considerations, advocating for healthy markets, and evaluating appropriate exposures to inform our decisions on an ongoing basis.

### Diversified Asset Classes

**Real Estate:** 8.5%
- Expected 30-year return: 6.6%
- Source of alternative Income and downside protection

**Global Equities:** 54.0%*
- Expected 30-year return: 8.0%
- Primary driver or portfolio return in the long-run
- Provides liquidity to the portfolio

**Private Equity:** 8.5%
- Expected 30-year return: 9.6%
- Enhances returns beyond what is available in public equity
- Provides diversification

**Fixed Income:** 23.0%
- Expected 30-year return: 3.6%
- Provides diversification and liquidity while reducing portfolio volatility

**Cash:** 0.0%*
- Expected 30-year return: 2.7%
- Held for liquidity purposes

*Long-Term target allocation
Note: Expected 30-year returns were as of Q1 2019, were provided by the Board’s external consultant (Aon), and were used in the 2019 asset/liability study.
Higher quality, low cost services create real value in the retirement funds we administer for PERA members.

PERA aims to earn risk-adjusted returns in an efficient, cost-effective manner without sacrificing our focus on quality investments. We acknowledge there are inherent monetary costs to investing. These costs may be explicit or implicit and may vary depending on factors such as market structures, investment needs and availability, relationship agreements, regulatory fees, operational efficiencies, and management expertise. We advocate for cost transparency where we can, and seek the lowest possible costs to preserve risk-adjusted returns in both our Defined Benefit (DB pension) and Defined Contribution (DC individual savings) Plans.

Reducing Fees for PERA’s Capital Accumulation Plans (CAPs)

PERA recognizes the value of saving for retirement, and we make the process easy and cost-efficient for our members. In addition to the pension plan, all PERA members have the option to invest for their own retirement through PERA’s 401(k) Plan. Members of affiliated employers also have the option to participate in PERA’s 457 Deferred Compensation Plan. Additionally, some members are eligible to forgo participation in the DB Plan completely in favor of sole participation in the DC Plan.

The 401(k) Plan, 457 Deferred Compensation Plan, and the Defined Contribution Plan are collectively called the Capital Accumulation Plans (CAPs). These plans are separate from the DB Plan, and provide the opportunity for PERA members to self-direct their own money across a wide variety of investment options to help meet their individual retirement savings goals.

As of December 31, 2021, the CAPs offer 17 PERAdvantage funds and a self-directed brokerage account (SDBA) in which participants may choose to invest their individual account assets.

The PERAdvantage funds range from professionally managed target-date funds to funds specializing in specific asset classes and strategies. The costs to invest in each Plan includes a $1.00 - $1.50 flat participation fee per month ($12 per year for 401(k) Plan and DC Plan participants, and $18 per year for 457 Deferred Compensation Plan participants), and plan administration fees of 0.03% on assets. That means the participant will pay just 30 cents for every thousand dollars of assets in their account. In addition to the low flat participation and asset-based administration fees, each participant in the PERAdvantage funds pays a small investment management fee, which varies for each investment option.

The SDBA option allows a participant to construct and manage a portfolio with their choice of publicly traded securities and funds. There is a $50.00 flat participation fee per year to participate in the SDBA, and participants must maintain a $500.00 minimum balance in the PERAdvantage Funds.

Additionally, participants now have access to two guaranteed income annuity choices. Information on these options can be obtained on the Plans’ website.

For more information about the CAPs, including fund summaries, fact sheets, and performance, please visit: copera.org/defined-contribution-dc-plan-investments.

If you are a PERA member interested in discussing your investment options, please call Empower, which is the recordkeeper for the PERA CAPs, at 1-833-4-COPERA or access your account at coperaplus.org.

Lower Fees = More Savings

<table>
<thead>
<tr>
<th>Year</th>
<th>Fee Rate</th>
</tr>
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<tbody>
<tr>
<td>2011</td>
<td>0.66%</td>
</tr>
<tr>
<td>2021</td>
<td>0.15%</td>
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</tbody>
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77% Fee Decrease in PERA’s 401(k) Plan
In an ongoing effort to reduce fees paid by participants, PERA has worked to reduce the CAPs’ administration fees from 0.50% of assets in 1995 to 0.03% of assets in 2021. PERA also internally manages a portion of the funds offered through the Plans, resulting in lower overall investment management fees.

Reductions in administration and investment management fees have decreased the all-in costs of PERA’s 401(k) Plan down from 0.66% of assets in 2011 to 0.15% of assets in 2021. That’s a 77% decrease in fees. Those smaller investment costs equal bigger nest eggs for participants and more efficient Plan management. The PERA Board has prioritized the continuing reduction of CAPs’ fees, and we will regularly evaluate additional potential cost savings that would benefit participants.

In addition to lowering costs paid by participating members, PERA works to reduce the CAPs’ operating costs. As of 2020, fact sheets for each of the funds offered through the CAPs are produced internally by PERA staff, at a savings of $90,000 per year. These fact sheets are updated quarterly and published on our website and through the Plans’ recordkeeper to inform participating members about each fund’s strategy, portfolio composition, performance, and fees.

**Lowering Aggregate Investment Management Fees**

As part of our cost stewardship within PERA’s DB Plan, we emphasize low-cost, high-quality internal management of the majority of our assets, while selectively partnering with external experts where those relationships add value. As our assets have grown over the past 10 years, we have kept internal investment management costs consistently low. The lower costs of managing the majority of our assets internally help to offset the costs of managing assets externally. This enables PERA to provide higher quality returns at lower overall costs.

Within the public equity asset class, PERA’s experts manage the majority of assets in-house, resulting in significant overall cost savings. As PERA’s assets have grown, the competitive advantage of using in-house investment professionals has also increased, saving PERA over $65 million annually.

In 2021, PERA utilized external experts for a portion of our public equity investments, as well as for partnerships that help facilitate our private asset investment strategies where they can produce compelling results.

The complexity of private asset strategies necessitates deeper resources and specialized expertise to transform underlying assets to generate expected returns generally higher than those of public investments. Where we can, we negotiate with our external partners for lower management fees. In every partnership, we hold our managers to high standards and select only those managers who we believe will add the greatest value on a risk-adjusted basis at a fair cost.

Since 2014, PERA’s Real Estate investors have focused on driving fees lower while pursuing investment structures that maximize risk-adjusted returns. One way we have done this is by shifting focus to develop smaller investment structures, which allow for asset flexibility over the long run, decision-making capability, better overall transparency, and potential management and incentive fee reductions. Staff have also worked to reduce both management and incentive fees by shifting assets toward direct investing, which gives PERA full ownership control of underlying assets.

Assets in PERA’s Real Estate portfolio have also been strategically allocated to certain fund strategies that allow for increased flexibility in cash management while further reducing fees. PERA has successfully negotiated perpetual management fee structures to lock in below-market costs for new fund investments in these strategies, as well as for future add-on investments. Besides cost reduction benefits, the move to these funds has allowed for more flexibility in diversification and tactical investing, while also offering higher asset quality and an income dividend.

While private asset management contracts generally restrict investors from fully disclosing most fee-related information to the general public, PERA staff has full access to this information and carefully evaluates fees paid on an ongoing basis. This fee information is also reviewed by the PERA Board’s Investment Committee. PERA continues to strive toward increased transparency within our contractual limits. To that end, we have adopted the Institutional Limited Partner Association’s (ILPA) Reporting Template which aims to standardize disclosures of fees, expenses, and carried interest costs within private asset partnerships. In joining our peers in the adoption of the ILPA Template, PERA endeavors to bring forth mainstream transparencies that address potential risks and promote efficiencies within private markets.

**WHAT DOES THIS MEAN FOR PERA MEMBERS?**

Each person on PERA’s investment staff is an expert committed to serving our members’ financial longevity. We leverage that expertise to reduce the need to use outside investment managers, which saves money while adding value for our members.

“Internal management supports our ability to be agile in responding to market conditions while also saving PERA significant costs.”

—KEITH TAYMAN
PERA Director of Fixed Income
Internal Management Lowers Costs

Internal Management Adds Value to the Fund

18 years Average experience in investment management among internal investment experts.

62% Of Total Fund managed in-house at a cost of ~0.04% of those assets.

$65 million Estimated annual savings due to internal investment management.
Making Equity Research and Transaction Costs More Transparent

PERA’s efforts to increase transparency and reduce investment costs go beyond product and management fees. As an institutional investor, PERA is also concerned with research and transaction costs, which have implications for large and small investors alike. These costs may add significant financial burdens to asset managers and owners.

In the traditional model, equity trading and research services are bundled together by broker-dealers and offered to investor clients as one service package. In this model, investors pay a single price for multiple services, without knowing the exact costs for each service in the bundle. Although broker-dealers may add services to the bundle to try to lure clients, this model is disadvantageous for buy-side market participants—such as asset managers and asset owners—because it permits obscured and inflated pricing. The lack of transparency into costs for each service makes it difficult to assess and fairly pay for services received in a bundled model. As a result, investor clients may end up paying a higher price relative to the value received for one service, simply because they contracted that provider for a different service in the same bundle.

A few years ago, the European Commission released the Markets in Financial Instruments Directive II (MiFID II) regulation, which includes a new model for investors to access equity research and trading services. Under the unbundling model in MiFID II, investors are not beholden to any one broker-dealer for execution services simply because they receive research from that provider, and vice versa. Instead, unbundling offers investors the opportunity to use research from brokers they find most informative to their investment strategies, and trading services from dealers they believe offer the best execution. The transparency into the costs of each service in the unbundled model allows investors to determine which services are truly valuable from each broker-dealer, and negotiate a fair price to receive those services. Essentially, this facilitates transparency, price discovery, conflict mitigation, and improved efficiency of research consumption.

However, because this regulation applies to European investors only, investors in other jurisdictions may be disadvantaged. For example, costs for research and trading services in the U.S. may be higher and less transparent than costs paid by European investors for the same services from the same broker-dealers. This disparity also implies that some investors are subsidizing services provided to other investors at lower costs. This not only creates cost inequities in the market (thus limiting price discovery), it also perpetuates poor transparency which encourages intermediaries to continue inflating hidden costs. In turn, this may create conflicts of interest for equity managers acting as fiduciaries to their clients.

Advantages of Paying Directly for Individual Services

- Distinct costs for equity trading and research services are known.
- With explicit costs known for trading and research, the value of each service can be properly evaluated.
- Equity managers can efficiently access the most valuable research and trading from different brokers of choice.
- Selecting different brokers for individual services based on their respective advantages in research and trading services can mitigate conflicts of interest and improve outcomes for investors.
Although PERA is not subject to MiFID II, we were one of the first institutional investors in the U.S. to proactively seek unbundled services and costs through private negotiations with our equity asset managers and broker-dealers, beginning in 2018. As of December 31, 2021, PERA has successfully negotiated unbundling of equity research and trading services and costs through the majority of the broker-dealers with whom we do business. Additionally, we have worked with our external equity managers to renegotiate fees and services with the goal of disentangling each service in order to assess their true value and contract with those that offer the best services at fair costs. Unfortunately, not all intermediaries in the U.S. are willing to offer services a la carte. For those that will not accept direct payment from PERA for individual services, we may be able to negotiate reduced fees for bundled services we value, or pay through indirect trading arrangements.

Our efforts are ongoing and we will continue to advocate for market-based solutions that increase transparency and reduce costs to investors and their beneficiaries. Our goal is to pay for equity trade execution and research fees separately, to the best providers of each, so that we can continue to manage costs to the greatest benefits. We believe that allowing investors to pay for services like research, trading, asset management, and conferences a la carte will lead to increased transparency and reduced costs to PERA. This ultimately benefits our members as we are able to maximize risk-adjusted returns to the portfolio by paying fair costs for quality services.

Whether by working to reduce costs for our members to save through individual retirement accounts, managing assets internally, or encouraging greater transparency, PERA's cost stewardship is about protecting our members' interests by focusing on high quality investments at lower costs.

### IN THE LAST FIVE YEARS

How has PERA worked to PROTECT members' interests by watching costs over the past five years?

- Further reduced all-in costs for PERA members to participate in the 401(k) Plan by 1%, resulting in a total cost savings of 77% since 2011.
- Brought production of CAP fund fact sheets in-house to provide increased transparency while saving $90,000 annually.
- Reduced portfolio management costs by internally managing the full Fixed Income asset class in the DB Plan while implementing new strategies to potentially enhance returns.
- Continued advocating for cost transparency that enables investors in public and private markets to make better spending decisions.
- Negotiated reduced fees for external fund management, proxy voting, and other administrative and technical services that support our investment program.
PERA considers relevant economic and business factors in our investment decisions with a focus on long-term financial outcomes in order to pay retirement benefits to our members.

PERA invests to provide retirement income for our members. This objective requires us to factor financially relevant information into our investment and proxy voting decisions. Where environmental, social, or governance matters are expected to materially affect a firm’s financial performance, we may integrate them into our decisions as pieces of the mosaic of information we consider. This integrative approach to investing has always been PERA’s approach to seeking long-term financial sustainability of the Fund for the ultimate benefit of our members.

Integrating Relevant Factors into PERA’s Investment Decisions

PERA is a global investor with exposure to diverse industries, properties, and geographic regions in our portfolio. We employ sophisticated strategies in public and private markets to meet our financial return objectives while managing risk to the portfolio. In our actively managed Global Equity portfolios, we diligently analyze a company’s financial health and prospects, seeking to understand how it manages challenges to its business while pursuing profitable opportunities in the market to benefit shareholders. In our Fixed Income portfolios, we carefully select securities expected to yield attractive returns while taking into consideration other factors such as the corporate environment, regulatory circumstances, and market conditions. Likewise, in our directly owned Real Estate portfolio we carefully assess a property’s value and ability to generate income and capital appreciation, and in our Private Equity and Alternatives portfolios we diligently evaluate managers and their fund offerings to select the best opportunities to improve expected risk-adjusted returns to the portfolio.

In each portfolio strategy, PERA’s investors consider a vast array of economic and business-specific elements when taking an investment action. The precise factors considered may differ between investment choices and through time as economic forces present new risks and opportunities for investors to consider. Therefore, what is financially relevant to one investment decision may not be financially relevant to another and its relevance can change over months, years, and even decades.

This is what is referred to as “dynamic materiality.” The financial materiality of a particular piece of information can change as economic conditions shift. The three primary drivers of economic activity can be categorized as legislative and regulatory policy making, technological advancement and innovation, and supply and demand functions.

WHAT DOES THIS MEAN FOR PERA MEMBERS?
We invest with one goal – to pay benefits to our members for the duration of their retirement and to their beneficiaries thereafter, as applicable.

We don’t drive markets.
We anticipate and respond to markets.
The ways in which companies identify and respond to these three primary market drivers can set them apart among their peers. Competitive advantages are not only profitable for the firm; they can lead to stronger returns for investors. As such, PERA is interested in understanding how the companies and fund managers we invest in and with are responding to economic conditions to remain profitable over the long term.

When evaluating how companies and managers are responding to economic risks and opportunities, any number of factors may come into play. Risks can be systemic or idiosyncratic, short-term or long-term, and can vary in severity and likelihood of impact. Market participants know that risks are not without opportunities, and investors expect to be compensated for taking on risk. Therefore it is important to understand which risks are, or are not, pertinent to a decision at a specific point in time given the full scope of factors at play in the opportunity and the investor’s unique objectives. As risk factors recombine with different economic influences through time, new opportunities are presented in the market.

As technology advances, consumer demand may change and regulation may expand. This can create new risks and opportunities in the market for businesses to respond to. In turn, investors have new opportunity and risk sets from which to select the investments that best meet their objectives.

PERA remains focused on integrating relevant factors in our investment decisions. In so doing, we are not trying to change market risks and opportunities, nor are we trying to drive capital toward certain industries over others. We are solely committed to driving risk-adjusted returns to the PERA portfolio in order to pay retirement benefits to our members and their beneficiaries, in line with our fiduciary duty.

No single risk factor dominates an investment decision

Risks are not without opportunity, and investors are expected to be compensated for taking on risk
**PERA is an Engaged Investor Focused on Financial Outcomes**

PERA investment staff actively engages with management teams of public corporations and private funds in which we invest. From initial assessments and throughout the investment period, we think critically about how the firms we invest in are navigating market risks and pursuing opportunities that can lead to higher investment returns over the long run.

In our engagements, we seek to understand how companies are responding to economic conditions. We want to know how they are managing risks and opportunities to their business so we can make informed investment decisions that advance our mission to provide retirement security for our members.

In 2021, PERA staff engaged with more than 500 public companies and private fund managers in which we invest.

**Topics on which PERA engaged public companies and private investment partners in 2021**

Changes in the economy impact business and investment decisions. That’s evident in PERA’s engagements in 2021, which included discussions on nascent themes such as COVID and the transition toward a lower carbon economy, among more traditional economic matters. Regardless of how economic focus or labels change over time, we integrate financially relevant information into our investment decisions.

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<thead>
<tr>
<th>Engagement Topic</th>
<th>Economic Focus</th>
<th>Other Potential</th>
<th>Label</th>
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<tr>
<td>Business strategy</td>
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<td>Costs, fees, and pricing</td>
<td>Supply shortages, inflation, and interest rates</td>
<td>Governance</td>
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<td>Supply and demand shifts, worker safety, and hybrid workplaces</td>
<td>Social</td>
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<td>Market opportunity management</td>
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<td>Disclosure standards</td>
<td>Informational efficiency</td>
<td>Governance</td>
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<td>Governmental policy, technology, and changing demand</td>
<td>Environmental</td>
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<tr>
<td>Financial performance</td>
<td>Cost management, profitability, and competitive advantages</td>
<td>Governance</td>
<td></td>
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<tr>
<td>Firm culture and staffing</td>
<td>Labor management</td>
<td>Social</td>
<td></td>
</tr>
</tbody>
</table>

**What kind of questions do PERA's investors ask public companies in their engagements?**

In our actively managed public equity portfolios, PERA is focused on understanding a company’s fundamental stock value and competitive market advantages. Each company in PERA’s public market portfolio is unique, so no two conversations between PERA’s investment staff and corporate management are the same. As companies respond to public policy, innovate new technologies and products, and work to meet changing customer demands, the types of questions we ask change through time. In 2021 PERA staff asked questions such as:

- How have COVID and the related stimulus impacted the company’s operations?
- What are the pricing trends in the company’s industry, and how is the company pricing its own products and services toward profitability?
- What are the company’s competitors doing, and how is the company positioning itself to innovate and outcompete in the industry?
- How are the company’s costs affected by supply squeezes?
- How is the company attracting and retaining top talent amid labor movements like the so-called Great Resignation?
Exposures to Non-Financial Themes

The integration of relevant financial factors in our investment decisions can result in exposures to various non-financial themes in the portfolio. Such themes are often classified as environmental, social, or governance related. PERA does not invest to meet any ESG objectives, but we recognize that both financial and non-financial exposures may be presented by these in the portfolio as a result of our integrative decision-making as economies and markets change.

Following are examples of these types of exposures, where they are material to the business of the underlying investment within the PERA portfolio.

Reforestation and Carbon Capture

In PERA’s Alternatives portfolio, our investment in timberland is also an investment in reforestation, land conservation, and carbon capture. By focusing on sustainable practices that offer profitable opportunities, our timberland manager is committed to responsible natural resource management. In 2020, they released their third annual Report on Sustainability and Responsible Investing and their first-ever Climate Report, which describes their assessment of various physical and transition risks and opportunities arising from climate change.

Following the recommendations of the Taskforce on Climate-related Financial Disclosures (TCFD), the manager’s Climate Report provides qualitative and quantitative insights into their environmental impacts and oversight. These include reporting on the company’s Scopes 1, 2, and 3 emissions, as well as short-, medium-, and long-term risks to their business due to climate change. As a long-lived asset, investing in timber necessitates an understanding of related risks and opportunities up to 50 years or more into the future. These may include physical risks such as increasingly frequent and severe fires, drought, special growth rate dispersions across regions and time, altered pollination patterns, infestations, and extreme outdoor working conditions. They also include transition risks, such as the potential for heightened reputational, legal, and operational risks.

In the transition to a lower-carbon future, PERA’s timberland manager foresees opportunities to capitalize on heightened market demand for products and services such as solar and wind energy development on existing assets, biomass wood-based energy supply, and carbon capture and removal. Furthermore, the Climate Report cites potential opportunities to participate in carbon pricing and market regulation, improve reputation through sustainable forestry, attract and retain top talent, and innovate more efficient water and land use management. Through adequate, relevant disclosure of how companies are projecting and managing financially material climate-related risks and opportunities into the future, investors like PERA have a better understanding of how these factors can contribute to risk-adjusted returns.

Renewable Energy

PERA invests in energy companies that utilize traditional and renewable fuel sources. The COVID-19 pandemic and international conflict have demonstrated that the transition to a lower carbon economy will continue to be complex, necessitating both innovative and reliable fuel sources to meet the world’s energy needs.

We have exposure to renewable energy companies through our public and private equity and debt investments. The underlying companies in which we invest through our private partnerships include producers and suppliers of eco-friendly energy. Many of these companies generate solar, wind, geothermal, and hydro-powered electricity. Other firms work to develop low-cost green technologies. Some of these technologies are used to produce biofuels by converting municipal solid waste and biomass into green chemicals.

PERA currently invests in public companies that recognize the demand for decreasing carbon emissions, which seek to mitigate their carbon emissions by managing energy consumption and improving the energy efficiency of their operations. Many of these companies have committed to net-zero carbon emissions by 2050, in line with the goals of the Paris Agreement.
As consumer demands shift and technologies in energy production change, opportunities for profitability evolve and present unique risks to investors. PERA will continue to manage the investment risks and opportunities in our portfolio across the energy sector, including traditional and alternative sources, and construct our portfolios around companies and assets that provide the most attractive long-term return to risk profile.

Energy Efficient HVAC (Heating, Ventilation, & Air Conditioning)

Building operations represent more than a quarter of global carbon emissions9. Demand has grown for more efficient HVAC systems due to an increased interest in reducing organizations’ carbon footprints. However, enhancing Indoor Air Quality (IAQ) is also top of mind for companies as they work to make their buildings (e.g., offices, apartments, warehouses, etc.) healthier places for people to work and live10. This presents challenges in working toward energy efficient buildings as IAQ improvement requires a constant injection of heated or cooled air, depending on the season.

In the PERA Global Equity portfolio, we own equity in companies that provide improved HVAC efficiency. PERA’s industrial sector analysts and portfolio managers have identified several opportunities to invest in corporations that are innovating HVAC technologies. These technologies can have a significant impact on a building’s energy efficiency. We expect these investments to outperform due to significant demand requirements for healthier and more efficient indoor air. As of December 31, 2021, PERA had $27 million actively invested in these companies’ stocks.

Green Real Estate

In the PERA Real Estate portfolio, we believe energy and water-efficient features can add value to the buildings in our portfolio, and to the quality of life for tenants and their communities.

One example is found in our long-term and controlling interest in a large multi-family residential property that works with the City of Dallas to implement a comprehensive program called “Go Green.” The property consists of 15 residential communities comprised of more than 6,000 units. The buildings have been upgraded with energy-efficient lighting, ENERGY STAR® certified appliances, high-efficiency toilets and faucets to reduce water waste, eco-friendly carpeting, and low VOC paint. The properties are also managed with environmentally responsible practices including solar-powered irrigation, drought-tolerant landscaping, in-house composting, extensive recycling programs, low carbon emission warehouse operations, and use of post-consumer and re-manufactured office products. The property management team further reduces waste by reusing fixtures within the properties and partnering with local and national organizations to donate useful household items, clothing, electronics, and appliances.

Buildings in this project as well as several others within PERA’s Real Estate portfolio have earned the ENERGY STAR, have the IREM Certified Sustainable Property (CSP) certification, or are certified by the LEED® green building program. The U.S. Green Building Council’s Leadership in Energy and Environmental Design™ (LEED) building program is the preeminent program for the design, construction, maintenance, and operations of high-performance green buildings worldwide. The LEED certification program verifies these buildings’ resource and cost efficiency, and encourages higher lease rates through its emphasis on healthy buildings.

Affordable Housing

As PERA pursues risk-adjusted returns across various market opportunities, we have found profitable investments in real estate partnership funds that take advantage of low-cost, tax-exempt bond financing programs to meet market demand for affordable housing while generating strong returns to investors.

Over the past 27 years, the management team of these partnerships has worked with municipalities across 23 states to create or update more than 93 distinct properties. Through attractive bond financing, the fund manager is able to acquire and renovate existing rental housing properties and set aside a portion of these units for households that earn substantially less than the median household income for the area.

PERA’s investment decisions prioritize the expected risk-adjusted returns above all else. In the case of our affordable housing investments, that priority is reflected in the 14.4% net internal rate of return generated through these funds since their inception, as of December 31, 2021. PERA has enjoyed the financial benefits of participating as a cornerstone investor in a series of these funds since 1993, and we are pleased to continue our investment partnership through the current affordable housing fund offered by this manager.

Water Solutions

The United Nations reports that five of 11 regions worldwide are water-stressed, meaning they withdraw at least 25% of their renewable freshwater resources.12 Such conditions necessitate innovative technologies and services to provide clean and accessible water to communities. This presents new opportunities for companies and their investors.

Through our private equity partnerships, PERA has investment interests in companies that are deploying new technologies to purify water and provide sustainable water management and delivery infrastructure. Such companies may promote reduced use of single-plastic bottles by providing refill water stations, develop solutions for companies to enhance their water efficiency throughout
the supply chain, measure and analyze water quality, reuse water and reduce water waste, detect leaks, and deliver clean water to communities.

As the earth’s climate changes and communities face prolonged droughts or extreme floods, water management is expected to be a key component of a company’s operational efficiency and competitive advantages. As companies innovate to respond to changing demand and regulations, investors will be presented with new risks and opportunities in the market. PERA’s fund managers are expected to continue seeking the most appropriate companies for inclusion in their private equity fund portfolios. PERA’s private market investors will likewise continue seeking the funds and managers that are expected to provide the best risk-adjusted returns to the portfolio we manage for the ultimate benefit of our members.

Colorado Investments

As stewards of Colorado’s largest public pension plan, PERA takes pride in our contributions to Colorado’s economy. We have more than $898 million in Colorado investments that meet the rigorous investment criteria for inclusion in the PERA portfolio. Our local investments include:

» Equity in public and private companies headquartered in Colorado.
» Real estate in both direct ownership and pooled investment capital.

Positively Impacting Colorado’s Economy

In addition to investing in Colorado, PERA benefit payments to retirees and benefit recipients have a positive impact on the state’s economy. In 2021, over 110,000 Colorado residents received more than $4.3 billion in distributions from PERA. These stable and valuable contributions to Coloradans resulted in the following:

» $6.80 billion in output (all goods and services transactions)
» $3.16 billion in value-added (state gross domestic product)
» $1.80 billion in labor income (which measures worker impact in wages)
» 31,449 jobs
» $382.2 million in state and local tax revenues

Source: Colorado PERA’s Economic and Fiscal Impacts 2022, prepared by Pacey Economics, Inc.
PERA has more than **$898 million** in Colorado investments, including:

» Equity in public and private companies headquartered in Colorado.

» Real estate in both direct ownership and pooled investment capital.

### Investments in Colorado (As of December 31, 2021)

<table>
<thead>
<tr>
<th>Asset Class</th>
<th>Fair Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>Public Equity*</td>
<td>$157,064,000</td>
</tr>
<tr>
<td>Fixed Income</td>
<td>16,170,000</td>
</tr>
<tr>
<td>Real Estate</td>
<td></td>
</tr>
<tr>
<td>Portfolio Investments**</td>
<td>140,682,000</td>
</tr>
<tr>
<td>Future Commitments to Colorado-based general partnerships or funds</td>
<td>109,318,000</td>
</tr>
<tr>
<td><strong>Total Real Estate Fund</strong></td>
<td>250,000,000</td>
</tr>
<tr>
<td>Private Equity</td>
<td></td>
</tr>
<tr>
<td>Portfolio Investments**</td>
<td>220,061,000</td>
</tr>
<tr>
<td>Future Commitments to Colorado-based general partnerships or funds</td>
<td>20,513,000</td>
</tr>
<tr>
<td><strong>Total Private Equity</strong></td>
<td>240,574,000</td>
</tr>
<tr>
<td>Alternatives</td>
<td></td>
</tr>
<tr>
<td>Portfolio Investments**</td>
<td>145,410,000</td>
</tr>
<tr>
<td>Future Commitments to Colorado-based general partnerships or funds</td>
<td>89,680,000</td>
</tr>
<tr>
<td><strong>Total Alternatives</strong></td>
<td>235,090,000</td>
</tr>
<tr>
<td><strong>Total Investments in Colorado</strong></td>
<td><strong>$898,898,000</strong></td>
</tr>
</tbody>
</table>

* Companies headquartered in Colorado
** Portfolio investments domiciled in Colorado
Integrating Relevant Factors into PERA’s Proxy Voting Decisions

Proxy Voting

The goal of PERA’s proxy voting activities is to encourage the alignment of corporate interests with long-term shareholder interests. These activities are governed by the PERA Board through its Proxy Voting Policy (Policy), which was established in 1979 and is periodically re-evaluated and updated through the Board’s Investment Committee in order to enhance applicability as markets and regulations evolve. The Policy guides staff in formulating vote decisions and acts as a public statement on why and how we make voting decisions, and can guide conversations with companies, peers, and stakeholders around PERA’s stance on a variety of issues that can affect financial value.

The PERA Board updated its Proxy Voting Policy in 2021. The Policy enhancements achieve the Board’s strategic plan objective to update the voting guidelines and solidify a position on ESG issues that can affect our financial success over the long term.

The revisions clarify the intention of the Policy, increase transparency into PERA’s proxy voting activities, and modernize the covered ballot topics. The enhanced Policy includes an expansion on existing language pertaining to disclosure of financially material environmental and social risks and opportunities. The new Philosophy Statement within the Policy states:

“...financial sustainability remains our priority in all investment and proxy voting decisions. To the extent that other sustainability factors—such as those pertaining to the natural environment or society—are financially material to a particular investment within the PERA portfolios, they are integrated into our decision framework. PERA acknowledges that financial materiality is dynamic, subjective, and may vary by investment. By focusing on materiality in our proxy voting decisions, we believe we can direct PERA’s resources toward issues that are most pertinent to the expected risk-adjusted returns of our investments, in line with our fiduciary duty.”

When staff vote on ballot proposals within the parameters of the PERA Board’s Policy, we may consider advice from our contracted proxy advisors, as well as our internal investment analysts and portfolio managers, to better understand the issues and how they are expected to affect our investments in the company.
What is Proxy Voting?

Proxy voting is a formal mechanism through which corporations and their shareholders communicate about a broad range of issues and practices that can affect a company’s long-term sustainability and investment returns. It is one of the ways shareholders exercise engaged ownership. Voting matters can be put to ballot by the company’s board or its shareholders, and cover important decisions such as approving the members of the board of directors, mergers, acquisitions, and types of disclosures made to shareholders. Shareholders can vote in person at a corporation’s annual general meeting (AGM), or cast their votes electronically in advance of the AGM, which is called voting by proxy, or proxy voting.

PERA’S 2021 Proxy Voting Activity

PERA voted nearly 69,000 proposals filed by corporate management and shareholder proponents in 2021.

- **6,521** Shareholder Meetings Voted
- **68,715** Individual Proposals Voted
- **62** Global Markets Voted

*PERA’s proxy statistics listed throughout this report are for proposals voted For, Against, or Abstain for corporate meetings held 1/1/21–12/31/21, based on data from Glass Lewis, unless otherwise noted.*

Curious how PERA voted at a particular company meeting? You can search and explore PERA’s votes on copera.org, which is updated with our vote following each meeting.
PERA advocates for the following core governance principles:

» Directors should be elected by a majority shareholder vote.

» Declassified boards are considered a best practice and enhance accountability.

» Proxy access gives the shareholder the ability to nominate a director.

» Independent board chair promotes greater accountability.

Management Proposals

PERA supports proposals that uphold best practices in corporate governance, and will hold director nominees accountable by voting against those who have not demonstrated alignment with long-term shareholder interests. One of the most effective ways for long-term shareholders to influence corporate behavior through proxy signals and engagement is by voting against, or withholding votes from, director nominees who do not act in the best interest of shareholders.

PERA’s votes on management-sponsored proposals are a signal to companies to act in the best interest of long-term shareholders.

<table>
<thead>
<tr>
<th>Votes on Management Sponsored Proposals</th>
<th>Holding Boards Accountable to Shareholder Interests</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>90%</strong> Support for Director Nominees (33,124 total proposals)</td>
<td>PERA focuses on governance quality and effectiveness, which are expected to deliver sustainable long-term returns to shareholders.</td>
</tr>
<tr>
<td><strong>90%</strong> Support for Auditor Ratification (1,842 total proposals)</td>
<td>• PERA’s policy favors adequate board independence, refreshment, diversity, and responsiveness to shareholders.</td>
</tr>
<tr>
<td>• The auditor’s role is crucial in ensuring the integrity and transparency of the information necessary for protecting shareholder value.</td>
<td></td>
</tr>
<tr>
<td><strong>85%</strong> Support for Executive Compensation (1,762 total proposals)</td>
<td>• PERA holds boards accountable for appropriate oversight of material governance, social, and environmental matters by voting Against, Abstain, or Withhold on director nominees charged with committee oversight.</td>
</tr>
<tr>
<td>• Compensation packages should be aligned with long-term performance and business strategy, and allow for an annual say on pay vote.</td>
<td></td>
</tr>
<tr>
<td><strong>98%</strong> Support for Mergers and Acquisitions (552 total proposals)</td>
<td>PERA voted against 3,393 director nominees in 2021 due to the following:</td>
</tr>
<tr>
<td>• Each proposal regarding a merger and/or acquisition is unique, with a variety of discrete factors and potential implications to be considered in evaluating each deal brought to shareholder vote.</td>
<td></td>
</tr>
<tr>
<td><strong>50%</strong> Support for Say-on-Climate (24 total proposals)</td>
<td>• PERA is Against the executive compensation proposal and nominee has served on the compensation committee.</td>
</tr>
<tr>
<td>• PERA will generally support well-targeted proposals for enhanced disclosure of how companies are assessing and managing financially material climate-related risks and opportunities.</td>
<td></td>
</tr>
<tr>
<td>• PERA is Against the auditor ratification due to non-audit fees exceeding a quarter of all fees paid to the auditor.</td>
<td></td>
</tr>
<tr>
<td>• The board is not sufficiently independent and the nominee has served on the Nominating Committee.</td>
<td></td>
</tr>
<tr>
<td>• The board lacks sufficient competency, diversity, or timely refreshment and the nominee serves as Nominating Committee Chair.</td>
<td></td>
</tr>
<tr>
<td>• The nominee serves on too many boards, potentially weakening effective oversight.</td>
<td></td>
</tr>
<tr>
<td>• The nominee has a poor record of attendance at board meetings.</td>
<td></td>
</tr>
</tbody>
</table>
Shareholder Proposals

PERA supports shareholder proposals that are well-targeted, demonstrate financial materiality and expected benefit, and which do not overstep into management decisions that should be left to corporate boards.

Shareholder Proposal Voting

<table>
<thead>
<tr>
<th>Category</th>
<th>Proposal</th>
<th>Number of Proposals</th>
<th>Percent Support</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Environmental</strong></td>
<td>Climate Lobbying</td>
<td>10</td>
<td>100%</td>
</tr>
<tr>
<td></td>
<td>Greenhouse Gas Emissions</td>
<td>13</td>
<td>38%</td>
</tr>
<tr>
<td></td>
<td>Phase Out of Nuclear Power</td>
<td>14</td>
<td>0%</td>
</tr>
<tr>
<td></td>
<td>Other Environmental Reports</td>
<td>30</td>
<td>7%</td>
</tr>
<tr>
<td></td>
<td>Climate Change and Sustainable Strategies</td>
<td>39</td>
<td>41%</td>
</tr>
<tr>
<td><strong>Social</strong></td>
<td>Diversity Reporting</td>
<td>14</td>
<td>93%</td>
</tr>
<tr>
<td></td>
<td>Human Capital Management</td>
<td>10</td>
<td>90%</td>
</tr>
<tr>
<td></td>
<td>Report on Company’s Compliance with International Human Rights</td>
<td>12</td>
<td>67%</td>
</tr>
<tr>
<td></td>
<td>Other Social Issues</td>
<td>73</td>
<td>18%</td>
</tr>
<tr>
<td></td>
<td>Political Spending/Lobbying</td>
<td>49</td>
<td>82%</td>
</tr>
<tr>
<td><strong>Governance</strong></td>
<td>Board Composition</td>
<td>41</td>
<td>27%</td>
</tr>
<tr>
<td></td>
<td>Eliminating Supermajority Vote</td>
<td>20</td>
<td>95%</td>
</tr>
<tr>
<td></td>
<td>Election or Removal of Directors</td>
<td>86</td>
<td>39%</td>
</tr>
<tr>
<td></td>
<td>Independent Board Chair/Separation of Chair and CEO</td>
<td>37</td>
<td>78%</td>
</tr>
<tr>
<td></td>
<td>Right to Act by Written Consent</td>
<td>73</td>
<td>60%</td>
</tr>
<tr>
<td></td>
<td>Compensation Plan Structure and Other Compensation Issues</td>
<td>45</td>
<td>18%</td>
</tr>
<tr>
<td></td>
<td>Other Governance</td>
<td>230</td>
<td>36%</td>
</tr>
</tbody>
</table>
A company’s management of environmental, social, and governance matters can be nuanced, complex, and interrelated. This may present overlapping considerations for shareholders when casting their votes.

**ENVIRONMENTAL**
Activities or products that may affect the natural environment
- Energy efficiency
- Air pollution
- Water scarcity
- Carbon emissions

**SOCIAL**
Activities or products that may affect society
- Equity
- Political influence
- Community
- Health and safety

**GOVERNANCE**
Activities that may affect the success of the firm
- Board independence
- Shareholder alignment
- Executive compensation
- Management oversight

Shareholders can vote against director nominees to hold them accountable for responding to shareholder interests:
- Nominating committee members should be attentive to board refreshment and declassification.
- Audit committee members should be attentive to audit integrity.
- Compensation Committee members should be attentive to long-term value alignment.

Proposals may seek to link executive compensation with company performance in areas such as greenhouse gas emissions reductions or diversity targets.

Proposals may seek transparency into whether a company’s lobbying activities are aligned with stated objectives such as employee rights or climate change strategies.
Case Studies

The following case studies provide examples of proposals voted by staff through case-by-case analysis, in line with the PERA Board’s Proxy Voting Policy.

EXAMPLE FROM A FINANCIAL COMPANY

ENVIRONMENTAL PROPOSALS

EXAMPLES OF PROPOSALS PERA VOTED IN 2021

APPROVE CLIMATE-RELATED DISCLOSURE—for

Management seeks shareholder approval of the company’s climate-related financial disclosure in its annual report.

This is an example of “say-on-climate,” wherein a company asks shareholders to vote on its climate-related initiatives. In this case the company articulates this is an advisory vote on its climate-related financial reporting, which is viewed as an appropriate balance of seeking input from shareholders, without crossing the line into delegating management responsibilities. The company is a leader in climate-related disclosures, including under the TCFD framework, and the new reporting is expected to further enhance shareholder understanding of how the company is assessing and managing such risks.

EXAMPLE FROM AN ENERGY COMPANY

ENVIRONMENTAL PROPOSALS

EXAMPLES OF PROPOSALS PERA VOTED IN 2021

REDUCE GHG EMISSIONS—against

Shareholders request the company to substantially reduce the greenhouse gas (GHG) emissions of its energy products (Scope 3) in the medium- and long-term future, as defined by the company.

The proponent has not demonstrated how the request would enhance shareholder value. The company has disclosed emission reduction targets aligned with the Paris Agreement, and is investing in renewables, offsets, and carbon capture utilization and storage technologies to address Scope 3 emissions from the use of its products. The company continues to demonstrate responsiveness to shareholders and a focus on managing climate-related risks and opportunities in the energy transition for long-term value generation.
EXAMPLE FROM A CONSUMER COMPANY

SOCIAL PROPOSALS
EXAMPLES OF PROPOSALS PERA VOTED IN 2021

REPORT ON POLITICAL SPENDING—FOR
Shareholders request that the company provide an annually-updated report concerning its direct and indirect lobbying activities and expenditures.

The company meets legal requirements for lobbying and political expenditures. However, it is unclear whether there is board oversight of its lobbying activities, and further disclosure would increase transparency into the company’s trade association and other indirect payments.

EXAMPLE FROM A CONSUMER COMPANY

SOCIAL PROPOSALS
EXAMPLES OF PROPOSALS PERA VOTED IN 2021

REPORT ON SUGAR AND PUBLIC HEALTH—AGAINST
Shareholders request that the company issue a report on the risks associated with sugar and its impact on public health.

The company acknowledges risks to its business resulting from regulation and taxation due to public health concerns stemming from sugar. These risks and their management are adequately disclosed by the company to shareholders. Furthermore, the company is among others that are covered in annual public health reporting from an internationally recognized third-party non-profit (the Access to Nutrition Foundation). These independent reports, alongside the company’s own disclosures of related risk oversight, and the company’s initiatives to reduce sugar use in its products are seen to satisfactorily meet the intents of this proposal.

LOBBYING REPORT PROPOSALS
PERA will vote for reasonably-structured and properly-targeted proposals that require board approval and disclosure of all political expenditures, such as political contributions, trade association spending policies and activities as well as lobbying activities, policies, or procedures.

REPORTING ON OTHER SOCIAL ISSUES
PERA will generally support well-targeted proposals that ask a company to disclose standardized metrics on ESG matters that may be financially material.
INTEGRATE

EXAMPLE FROM A CONSUMER COMPANY

GOVERNANCE PROPOSALS
EXAMPLES OF PROPOSALS PERA VOTED IN 2021

PROXY CONTEST—FOR
The dissident shareholder seeks replacement of board-appointed director nominees through a contested election.

The dissident demonstrates that change is needed by highlighting concerns in the key areas of total shareholder return, valuation, and operational performance. The board recently appointed three new directors that have relevant skill-sets, but did so only after the dissident engaged the company. Voting for two dissident nominees would balance long-tenured independent directors with fresh expertise, which is expected to revitalize the company.

DISSIDENT NOMINEES ON CONTESTED DIRECTOR ELECTIONS
PERA will vote proposals dealing with proxy contests on a case-by-case basis. Proxy contests are the result of an unsatisfied or dissident shareholder, or group of shareholders, who believe the current board and management have not done a viable job of protecting and increasing shareholder value and profits.

EXAMPLE FROM A FINANCIAL COMPANY

GOVERNANCE PROPOSALS
EXAMPLES OF PROPOSALS PERA VOTED IN 2021

BOARD DIVERSITY TARGET—AGAINST
Shareholders request that the board adopt a diversity target of more than 40% for the next five years.

The proposal request is somewhat vague and interpreted through its supporting statements to seek more than 40% representation of women on the board. However, the company currently has women representing 42% of its board and has focused on "a diverse mix of experience, expertise, gender, age, ethnicity, geographic background, and personal characteristics" in its board composition. This has led to gender diversity on the board since 2004, and the company further expanded qualitative metrics in its diversity policy prior to this proposal. There is no evidence the company’s board diversity practices are neglectful or present risks to the company or its shareholders.

BOARD DIVERSITY TARGET PROPOSALS
PERA believes that boards should be diverse, including such considerations as background, experience, age, race, gender, ethnicity, and culture. Directors should be elected based on the best quality leadership available, and this overarching goal should not be impeded through diversity quota measures.

IN THE LAST FIVE YEARS
How has PERA worked to INTEGRATE relevant factors into investment and proxy voting decisions over the past five years?

» Carefully evaluated and updated PERA’s Proxy Voting Policy to include, among other revisions, a new statement on the integration of financially material ESG factors and revised guidance for voting on proposals seeking corporate disclosure of related matters.

» Established PERA’s Investment Stewardship Division, which supports integrative decision-making across asset classes by providing additional data, research, and analysis on various themes.

» Engaged with our portfolio companies and fund managers about how they practice sound business governance that is accretive to PERA’s long-term investment value.
PERA Chooses Engagement Over Divestment

Proxy voting is a powerful tool for investors like PERA, which choose engagement over divestment in exercising responsible asset management to meet their investment objectives.

<table>
<thead>
<tr>
<th>DIVESTMENT</th>
<th>VS. ENGAGEMENT</th>
</tr>
</thead>
<tbody>
<tr>
<td>Some investors may decide to sell their holdings in companies or industries because they believe the company’s business activities are misaligned with their own social or political beliefs.</td>
<td>As the PERA Board’s Statement on Divestment states, PERA serves the singular purpose of ensuring the retirement security of Colorado’s current and former public servants. It would be virtually impossible to invest in a way that suits each member’s individual social or political beliefs.</td>
</tr>
<tr>
<td>Tobacco, fossil fuels, sugar, and guns are examples of the types of businesses that divestors may not like. They may choose to divest from certain companies based on thresholds like the percentage of revenue derived from such activities, or from any company doing any business that ties back to these activities. For example, they may extend divestment to include grocery stores that sell soda pop or propane.</td>
<td>In order to provide retirement benefits, PERA must pursue the best expected risk-adjusted returns in the market. One of the most fundamental ways to maximize returns while reducing risk is to diversify the portfolio across geographical regions, industries, and companies. One of the reasons the PERA Board opposes divestment is that it can be a slippery slope that reduces diversification.</td>
</tr>
<tr>
<td>A divestor may also sell their stock because they think a company will go out of business because it is operating in an industry the divestor thinks will not survive. For example, a divestor may sell their stock in an energy company because they worry the stock will lose value as interest in renewable energy sources grows.</td>
<td>PERA does not make investment decisions based on any one singular factor. Securities prices are dependent upon many factors, including economic, political, environmental, industry, and company-specific risks. Companies in our active funds are expected to be going concerns, meaning they are expected to adapt their operations to remain competitive in the market as economic factors change. For example, energy companies may have lines of business in oil and gas, as well as in innovative renewable energy sources to keep pace with changing energy needs.</td>
</tr>
<tr>
<td>When an investor sells a stock, there is another investor on the other side of the transaction buying that stock. The company is not part of the transaction, and thus there is no financial impact on the company (i.e., the cash flows of buying and selling a stock do not involve the company at all).</td>
<td>The PERA Board’s Statement on Divestment also describes that PERA opposes divestment because it can be costly to identify and execute divestment transactions and find other appropriate investment opportunities with similar risk-return profiles. The target company would not incur those costs to divest—PERA would.</td>
</tr>
</tbody>
</table>

Continues on next page
While stock changes hands in the market, the company continues to be attentive to its current shareholders. Because the divestor no longer holds shares, they don’t have a seat at the table, so to speak. Their seat may even have been taken by an investor who likes all the things the divestor didn’t, and who encourages the company to continue doing them.

Meeting with the company and voting on corporate ballot items enables us to engage the company’s management, signal best practices in the market, and influence corporate behavior. These changes don’t happen overnight. They happen over months, years, and even decades. As long-term shareholders, PERA retains our seat at the table to advocate for practices that add financial value for the ultimate benefit of our members.

When the divestor no longer owns shares, they lose the right to vote on important company matters that come to shareholders for approval. Such matters may include those that could address the divestor’s concerns, such as requiring the company to report on how it is strategizing to remain competitive in the transition to a lower carbon economy.

Instead of divestment, PERA chooses engagement. We engage directly in conversation with the companies in which we actively invest to understand their business opportunities and risks, and encourage profitable practices. We also exercise our legal shareholder rights to vote on important matters that can shape the company’s practices and profitability.

Example of PERA’s Long-Term Engagement Through Proxy Voting

Companies may make political contributions or other expenditures related to lobbying activities as individual entities or through trade associations operating on their behalf. Such spending is increasingly tied to various environmental, social, or governance related issues which may or may not be aligned with the company’s stated objectives or shareholder interests. PERA will vote for reasonably-structured and properly-targeted proposals that require board approval and disclosure of all political expenditures, such as political contributions, trade association spending policies and activities as well as lobbying activities, policies, or procedures.

In the case below, a proposal came to ballot multiple times asking a healthcare company to provide an annually-updated report concerning its direct and indirect lobbying activities and expenditures. Each time, PERA voted in support of the enhanced disclosure. After six years, the proposal earned majority shareholder support. By voting on corporate matters that can impact profitability and returns over the long run, PERA will continue to uphold its fiduciary duty by engaging company management, signaling best practices, and influencing corporate behavior to promote financially sustainable practices for the ultimate benefit of PERA members and their beneficiaries.

PERA Remains Engaged Through Proxy Voting
We promote fair and transparent markets by contributing our expertise to regulators and financial industry advisory boards in advocacy of best practices that serve long-term investor interests.

PERA’s advocacy philosophy is centered on three principles: fair markets, alignment, and disclosure. We believe markets that treat participants in a fair and equitable manner are beneficial to all long-term investors. We believe aligned interests of companies and investors are paramount to company success in the long run. We believe that as owners and creditors of a business, investors deserve robust and accurate information on financial and operational results.

Advocating for Fair Markets

PERA believes that fair and equitable markets are in the best interest of our members. Given PERA’s size and reputation, we can have a meaningful impact in creating markets that are designed for the benefit of investors. We advocate for all investors by engaging with regulatory bodies, supporting investor-friendly legislation, and participating in advisory groups to develop and share best practices across asset classes. In our efforts to help improve global capital markets for investors, our staff and Board members provide their expertise to various regulatory boards and capital market organizations.

Our primary fair market advocacy partnership is with the Council of Institutional Investors (CII), which is a non-profit, non-partisan association including pension funds, endowments, and foundations representing $4 trillion in assets. Ron Baker, PERA’s Executive Director, was re-elected to CII’s Board of Directors for a fourth year and has been elected to serve a second year as Chair of the CII Policies Committee in 2021. PERA’s seat on the CII leadership team gives us the opportunity to not only participate in collective advocacy efforts, but to help shape the conversation on fair markets and sound business practices. By joining other institutional investors in advocating on issues that matter for long-term value creation, we are able to amplify our voice in the markets on behalf of PERA members and their beneficiaries.

Shareholder Rights

PERA believes voting to elect directors who best represent investors’ interests is a fundamental right of share ownership. That right may be especially critical when there is a proxy contest. Proxy contests are the result of an unsatisfied or dissident shareholder, or group of shareholders, who believe the current board and management have not done a viable job of protecting and increasing shareholder value and profits. In a proxy contest, the dissident shareholder and management each nominate their own slate of directors to the board.

Under current rules in the U.S., shareholders who attend the meeting in person may vote for candidates from both slates. However, shareholders who vote by proxy generally must vote for either the management or dissident slate, and cannot choose a mix of candidates from both. This may prevent proxy voters from being able to select the individual candidates who they believe best represent their interests. Universal proxy cards solve this problem by listing all board candidates on one slate, allowing shareholders to vote for the combination of nominees they wish to represent them.
In 2016 the SEC issued a proposed rule that would mandate universal proxy cards for all U.S. contested elections. Since then, PERA has engaged with regulators and legislators to encourage the finalization of the SEC proposal. Between 2016 and 2021 PERA sent multiple comment letters to the SEC and 10 members of Congress urging the finalization of the SEC’s proposal. On April 16, 2021, the SEC reopened the comment period for their 2016 proposal, which had not been finalized. PERA submitted another letter urging the Commission to finalize its rule. On November 17, 2021, the SEC finalized a rule requiring universal proxy cards in contested elections for seats on public company boards. All shareholder meetings that take place after August 31, 2022, will use the universal proxy card, granting PERA and other shareholders that vote by proxy equal access as those voting in person.

Amplifying PERA’s Voice in the Market

PERA participates in advocacy groups to amplify our voice in support of investor rights, sound business practices, and market integrity. The two primary advocacy organizations we work with have more than $74 trillion in assets under management by their members, which include institutional investors worldwide. These groups focus on domestic and international market reforms that protect long-term investor interests, and we are proud to engage alongside them to advance healthier markets on behalf of PERA members.

**ADVISORY GROUP**

**Council of Institutional Investors (CII)**

*Board of Directors, Policies Committee*

“I’m honored to have been elected to serve on CII’s Board of Directors and chair CII’s Policies Committee as we continue PERA’s long-standing focus on investor advocacy. The work of CII is all about advancing the business and regulatory oversight necessary to drive profitability for companies and their long-term investors. Together we can influence market changes that ultimately benefit the members of pension plans like PERA.”

– Ron Baker, Executive Director

**International Corporate Governance Network (ICGN)**

*Board of Directors, Financial Capital Committee*

“I’m honored to join the ICGN Board and support their work in promoting effective standards of corporate governance and investment stewardship. ICGN plays a crucial role in advocating for comprehensive improvements to shareholder rights and influencing policy and reforms that foster trust in the integrity of the global capital markets.”

– Luz Rodriguez, Sr. Investment Stewardship Analyst

CII’s current advocacy is focused on investor rights and protections, corporate disclosure, and market systems and structures, including:

- PCAOB governance structure
- SEC climate disclosure proposal
- European Commission consultation on listing for dual-class stock companies
- SEC pay-for-performance disclosure
- SEC large private funds’ confidential reporting to SEC
- SEC insider trading rules
- SEC disclosure on buybacks
- SEC cyber disclosure and reporting requirements for investment funds and advisors
- SEC cost transparency in private markets
- SEC universal proxies for contested elections

ICGN’s current advocacy is focused on corporate reporting, investor rights, and improving governance and stewardship standards, including:

- European Commission corporate reporting quality
- Canadian Securities Administrators climate related disclosures
- European Commission access to capital for small to medium size enterprises
- German Commission consultation on the revisions to the German Corporate Governance Code
- Netherlands proposal to update the Dutch Corporate Governance Code
- Japan’s FSA Council of Experts corporate governance code review

*For more information about CII and their advocacy, please visit their website: [https://www.cii.org/advocacy](https://www.cii.org/advocacy)*

**For more information about ICGN and their advocacy, please visit their website: [https://www.icgn.org/](https://www.icgn.org/)*
**Advocating for Alignment**

PERA’s advocacy for alignment of management actions with stakeholder interests also involves engaging with companies on a wide range of issues that may impact investor value. PERA aims to invest in firms with a history of strong business practices, and we monitor our partners on an ongoing basis to ensure they continue to act in the best interest of their investors. To that end, we hold meetings with corporate management, conduct thorough due diligence reviews on fund managers, analyze management track records, hold positions as advisory board members of our investment partnerships, and seek recovery of assets through securities litigation when necessary.

**Investment Fund Advisory**

PERA participates in private market fund advisory groups to advance best practices in investment management. Participation in these advisory boards and committees is an integral part of developing oversight and financial performance. As members of these committees, PERA staff may be responsible for reviewing valuation methodologies, examining conflicts of interest, and governing the fund partnership. This gives us the opportunity to advocate for practices that may influence profitable outcomes and improve the financial sustainability of our investments.

**Securities Litigation**

Ideally, company interests are aligned with investors’ interests through sound governance. However, the temptation for management to act in ways that benefit themselves over investors is always present. If company management is not acting in the best interests of long-term shareholders, investment returns will suffer. Academic research has estimated corporate fraud costs the U.S. economy between $180 and $360 billion dollars a year. This has a significant impact on shareholder value.

Deterring fraud and creating a culture of accountability through securities litigation are part of PERA’s commitment to being good stewards of Total Fund assets. When public companies act fraudulently, we exercise our rights through litigation to hold the company accountable and collect PERA’s share of recovered assets. These claims are in themselves assets of the Total Fund, and as such, it is within our fiduciary duty to pursue recovery in this manner.

Pursuant to the PERA Board’s Securities Litigation Policy, we utilize the expertise of internal and external counsel, as well as our custodian bank, to identify claims and evaluate our participation eligibility. Many cases brought in the U.S., as well as foreign jurisdictions, are passive cases that require PERA only to file a claim for recovery. In those cases, PERA is not in a decision-making role, but will receive a pro-rata share of recovered assets.

However, there are circumstances where it is appropriate for PERA to pursue active participation in a case, which can include seeking a lead plaintiff of a class or opting out of a class action to bring a separate action. To determine whether PERA should pursue active participation, PERA’s General Counsel, in conjunction with the Executive Director, examines a variety of factors, including the viable avenues of litigation; assets lost by PERA; the strength of the legal claims; and legal requirements in the defendant’s country of incorporation. We believe this private right of action, when combined with regulatory enforcement actions, helps deter future corporate fraud for the ultimate protection of shareholders’ interests.
**Advocating for Disclosure**

Investors require accurate and timely information from companies in order to adequately assess and project the overall performance of their investments. Necessary disclosures can cover a broad range of topics, from material risks and how firms are managing them to investment costs and benefits. Disclosure transparency may vary by company and between private and public markets. Likewise, regulatory policies for financial reporting may vary by country, sector, or industry. Furthermore, the true financial value of intangible assets can be difficult to identify and quantify. These disclosure gaps create obstacles for investors to navigate in pursuit of reliable valuations.

As PERA continues to advocate for stronger capital markets, we recognize the need for increased availability and quality of financially material disclosures. Our investors lend their expertise to accounting standards boards to develop and promote transparent and accurate disclosures regarding companies’ operations and financial positions.

**Financially Material Disclosures**

PERA staff has been engaged with independent standard setters to develop disclosure metrics that are expected to provide consistent and comparable information to investors. Pertaining to global sustainability issues, PERA participates in the Investor Advisory Group that informs the development of the SASB Standards. These standards are industry-specific disclosure metrics pertaining to ESG matters that impact a firm’s enterprise value, and thus, demonstrate financial materiality. The process to develop SASB standards includes lengthy and diligent consultation with public companies and investors to reach consensus as to which intersections of ESG and an industry are most material to a business and how those should be reported to investors.

In November 2021, at the U.N. Climate Change Conference in Glasgow, it was announced that the IFRS Foundation created the new International Sustainability Standards Board (ISSB) to establish a global set of standards for reporting of ESG related metrics. The IFRS Foundation already oversees the International Financial Reporting Standards (IFRS), which are mandated or permitted for corporate financial reporting in over 120 countries, excluding the U.S. The new ISSB standards will be based in part on SASB Standards, and in part on Taskforce for Climate-Related Financial Disclosure (TCFD) recommendations. The development of the new standards is expected to undergo the same rigorous market consultation process that would achieve consensus between investors and companies about which ESG matters are financially material to a specific company.

The PERA Board is supportive of financially material ESG disclosures under frameworks such as the SASB Standards and TCFD recommendations. We are encouraged that a new, international standard setting body is emerging and relying on these two sets of metrics as the basis of their standards. We believe this will largely resolve existing fragmentation of ESG related standards in the marketplace, and enable companies to better disclose how they are identifying and managing financially material risks and opportunities. Because these standards are expected to complement IFRS reporting that many jurisdictions already require of companies, we foresee ISSB standards becoming globally adopted which would further enhance comparability and consistency in disclosures made to investors.

In 2021, the SEC solicited public input as to whether and how it should regulate climate-related and other ESG disclosures in the U.S. In June 2021, PERA submitted a comment letter in response to the SEC’s solicitation, respectfully requesting the SEC take a watchful approach in its rulemaking, with consideration to the international standards in early development by the ISSB. Although the SEC does not require companies to report under IFRS financial accounting standards, we believe the ISSB’s new standards will facilitate reporting that enables global investors like PERA to better understand how companies in our portfolio are managing climate-related and other ESG risks and opportunities to their business.
Advocacy Groups in Which PERA Participated in 2021

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IN THE LAST FIVE YEARS

How has PERA worked to ADVOCATE for fair and robust practices over the past five years?

» Met with members of the Colorado General Assembly to share our positions on legislation that would affect PERA, and testified in favor of legislative action that would benefit our members and retirees.

» Met with members and staffers of the SEC and U.S. Congress to encourage strong oversight of U.S. capital markets.

» Encouraged more transparency in private markets by promoting the use of the ILPA template among our fund managers, and initiating a project to enhance internal authentication of private fund management fees.

» Submitted letters to the SEC and other agencies in support of universal proxy cards, stronger insider trading rules, auditor independence, shareholder rights, and financially material climate-related disclosures.
EVALUATE

Evaluating our portfolios through different lenses helps us see underlying exposures from diverse perspectives.

PERA Board and staff monitor the investment portfolio on an ongoing basis. Returns, performance attribution, and risk are among the common metrics investors use to track their portfolios and compare the performance of their investments against benchmarks. In addition to these traditional financial metrics for portfolio evaluation, PERA can evaluate non-financial indicators through various lenses to get a better sense of exposures underlying our portfolios. These can include metrics pertaining to environmental, social, or governance themes. We do not manage PERA’s investments to these factors; rather, they are an additional lens through which we can view our portfolios. Such insights are often of interest to PERA’s members and partners, and we present them here in response to those interests.

Benchmarking ESG Exposures

PERA has engaged with MSCI, Inc. to access index constituent data, risk management tools, sector data down to the sub-industry level, and independent ESG ratings and research that inform our portfolio evaluations. MSCI conducts detailed research on over 8,500 companies and scores them based on their ESG-related risks, and their effectiveness in managing those risks. MSCI’s ESG scores are dynamic and fluctuate through time based on company practices evaluated under their research and scoring methodologies. In general, MSCI asserts that companies that score more highly are expected to have a greater ability to manage and mitigate company-specific risks, and to be more resilient when confronted with fluctuations in financial markets and regulatory policy.24

The information provided by MSCI is supplementary to our fundamental analysis of material factors pertaining to a company’s financial sustainability throughout the holding period. We do not manage portfolios to target any specific ESG metric or outcome. As PERA actively manages assets with consideration to financially material factors, the composition of our portfolios may change over time, resulting in ESG score fluctuations for PERA portfolios and their benchmarks. Scoring fluctuations may also result from changes to MSCI’s methodologies and practices of subject companies through time.

ESG performance reports do not inform our portfolio management decisions; rather, they give us a different perspective on existing investments.
MSCI Carbon Risk

MSCI provides PERA an assessment of our portfolios’ carbon risk by measuring our investments based on their carbon intensity, which is calculated as the company’s carbon dioxide emissions (in metric tonnes) divided by their reported sales (in millions of dollars). These are then aggregated at the portfolio level and weighted according to each company’s proportion of the total portfolio or index.

The results below are for PERA’s total Global Equity portfolio (representing $38.6 billion), along with PERA’s Corporate Bond portfolio (representing $3.3 billion), relative to their respective benchmarks. The data show that PERA’s Global Equity portfolio has 28.7% less carbon risk than its benchmark, and PERA’s Corporate Bond portfolio has 14.7% less carbon risk than its benchmark, as of December 31, 2021.

MSCI Carbon Risk of PERA’s Portfolios vs. Benchmarks (As of December 31, 2021)

$721 million invested in companies that score highly* for greenhouse gas mitigation strategies including use of cleaner sources of energy, energy consumption management, and operational efficiency enhancements.

* Includes companies with scores of 80% or higher as evaluated by MSCI.
**Other ESG Exposures**

In addition to tools for portfolio benchmarking on a range of ESG scores, PERA uses MSCI tools that allow us to evaluate various ESG exposures within our public company investments on an absolute basis.

Through these assessments, we have identified the following exposures to ESG related themes within the PERA portfolio. All results represented below are aggregated for public company holdings within the PERA DB portfolio and are based on metrics provided by MSCI. MSCI develops these metrics through data they collect from corporate disclosures (e.g., regulatory disclosures, sustainability reports, proxy reports, AGM results, etc.), government databases, non-government organizations, and other stakeholder sources. The scores and metrics represented in this report are expected to change through time as PERA’s investments change, MSCI’s metrics evolve, and as companies’ practices shift.

As with the benchmarking assessments, we do not use these results to drive our investment decisions because we do not have ESG targets or objectives in our portfolio management. We use these tools to provide additional perspectives on the underlying exposures in order to inform our reporting to stakeholders who may have interest in these themes, which exist within the portfolio as a byproduct of our financially focused investments.

- $3.4 billion invested in companies reporting scopes 1, 2, and 3 emissions
- $2.2 billion invested in companies with programs to reduce water consumption across all operations
- $10 billion invested in companies that have programs to facilitate workforce diversity
- $1.1 billion invested in companies that have adopted formal human rights policies
- $157 million invested in companies that have set targets to reduce their carbon emissions by at least 90% by 2050
- $136 million invested in companies that score highly for having strong programs and policies on conflict and human rights, community impact, and the distribution of benefits to local communities*  
  *Includes companies with scores of 80% or higher as evaluated by MSCI.
- $397 million invested in companies with 50% or more water usage from alternative sources
- $182 million invested in the top quartile of insurers that integrated climate change effects in their actuarial models while developing products to help customers manage climate change related risks*  
  *MSCI quartile rankings are relative to companies in the relevant ESG rating industry that are constituents of the MSCI ACWI.

**IN THE LAST FIVE YEARS**

How has PERA worked to EVALUATE portfolio exposures over the past five years?

- Continued to monitor the financial performance of our investments on an ongoing basis.
- Assessed the MSCI ESG Scores, ESG Momentum Scores, and Governance Pillar Scores of our public market portfolios.
- Assessed the weighted average carbon intensity of our public market portfolios.
- Disclosed information inspired by SASB Standards and TCFD Recommendations about PERA’s risk and opportunity management.
INDUSTRY PERSPECTIVES ON SUSTAINABLE INVESTING

PERA is a sophisticated investor operating in dynamic market contexts. We are attentive to matters at the intersection of sustainability and capitalism, and committed to pursuing opportunities that make good economic sense, in line with our mission and fiduciary duty.

In this section we take a look at the broader context of sustainable investing themes and practices, and how these may inform PERA’s investment stewardship. We discuss why sustainability matters to investors, approaches to sustainable investing that investors may take in meeting their unique objectives, and obstacles that investors encounter in effectively evaluating the financial impact of sustainable investing.

Why Sustainability Matters to Investors

As market climates evolve across changing political, social, environmental, and economic landscapes, sustainable business practices are increasingly viewed as integral to long-term success. Investors, consumers, regulatory authorities, and businesses are becoming more interested in sustainability factors and how they correspond to best practices, innovation, competitive advantages, and profitability.

Sustainable Investing is a Growing Component of the Global Economy

Sustainability factors that could affect the success of a firm may include: carbon emissions, labor rights, natural resource utility, executive oversight, animal welfare, corporate culture, and social impact, among a host of others. The relevance of sustainable practices in business varies by firm and industry, and is also tied to various government regulations. As countries adopt or reject standards for sustainable practices, businesses may adapt to meet those regulations in order to remain competitive.

With increased awareness on sustainable technologies and practices, some market participants are becoming interested in investments that promote global stewardship while providing strong returns. There is rising demand from consumers, investors, and company executives for corporate alignment with sustainable interests. The economic impact of interest in sustainable investing has been significant in the United States.

Growth of ESG Incorporation Reported by Institutional Investors 2005–2020*

*Source: U.S. SIF: The Forum for Sustainable and Responsible Investment

$9.1 billion invested in the top quartile* of companies with comprehensive privacy policies and data security management systems and companies that do not have business models reliant on trafficking of personal data.

* MSCI quartile rankings are relative to companies in the relevant ESG rating industry that are constituents of the MSCI ACWI.
Sustainable technologies and practices may maximize operational efficiency, improve production, attract consumers and investors, and increase revenues. Long-term oriented efforts can also decrease operational costs and consumer price sensitivities. Combined, these factors may significantly boost profits. When these efforts impact a firm’s financial success, they become financially meaningful to stakeholders.

How Investors Integrate Sustainability Into Portfolios

The magnitude of vernacular used to describe sustainability is almost as complex as the multitude of approaches to integrating sustainability within the investment industry. Even as ESG investing becomes more prominent within the investment industry, there is no one-size-fits-all terminology or approach. Because investment objectives vary widely among investors, investors may choose to implement any combination of options along a broad spectrum of approaches to sustainable investing. As investors seek new ways to identify and measure ESG exposures within their unique portfolios, applications for understanding and effectively integrating sustainable investing become increasingly diverse.

“Colorado PERA continues to encourage its partners to develop and utilize holistic frameworks that seek to integrate sustainability factors directly into the due diligence process and portfolio construction. From an asset owner perspective, it is becoming increasingly valuable when private market investment strategies endeavor to link ESG issues with drivers of financial returns.”

—GARY RATLIFF
PERA Director of Alternatives
A Simplistic View of the ESG Screening Spectrum

In simplified terms, approaches to ESG investing may range from negative screening to positive screening. There are infinite points along the spectrum where investors may combine elements of either or both of these approaches to meet their objectives. Using negative screening approaches, investors may choose to exclude certain types of investments from their portfolios based on one or more ESG factors (divestment). On the other end of the spectrum, investors may employ positive screening approaches to include certain types of investments in their portfolios based on one or more ESG factors (impact investing).

Personal Values-based Investing

Both divestment and impact investing are personal, values-based approaches to ESG investing. The aim of divestment is to withhold financing from firms that do not adhere to an investor’s personal values. Vice versa, the aim of impact investing is to supply financing to firms that adhere to an investor’s personal values. As such, the subject of divestment or impact investing may have more emotional benefits than material financial implications for individual investors and the targeted companies. That is, values-based investors may choose to sacrifice traditional investment theory and potential investment gains in favor of maintaining their personal ideals about the natural environment, society, or business governance.

What is ESG?

ESG is an acronym for environmental, social, and governance factors which investors may consider as part of their investment decision framework. Underlying each of these motifs are countless elements of sustainable practices. ESG is the most common label used to indicate global sustainability within the investment industry, but it is not the only label. Sustainable investing, socially responsible investing, and corporate social responsibility are also among the many terms investors may use to describe sustainable investing. Each designation can be underpinned by unique approaches and limitations, which investors may apply to their portfolios for alignment with their investment philosophies and policies.
PERA Values Financial Sustainability First and Foremost

We use divestment and impact investing as examples at either end of the spectrum to illustrate how these approaches do not suit the objectives of all investors. While many investors may tailor their portfolios to suit their personal values, PERA invests on behalf of nearly 650,000 individuals who rely on our professional investment expertise to ensure their retirement security. As such, we do not invest to suit the personal beliefs of any individual entity. An investment strategy based on personal value systems may be impossible to implement in a way that reflects all our members’ individual beliefs. Furthermore, such a strategy would be imprudent in fulfilling our fiduciary responsibility due to high implementation costs and imposed limits on PERA’s ability to effectively seek the best risk-adjusted returns. Instead of investing based on personal values, PERA invests according to strong financial diligence.

PERA’s Divestment Policy

The PERA Board of Trustees explains the issue of divestment in their Statement on Divestment, which was updated in January 2019, and begins:

“The world faces many critical issues today including genocide, pollution, terrorism, human and animal rights violations, and public health crises. As individual Americans, we enjoy the political and philosophical freedom to speak out against atrocities and join in those causes which are aligned with our personal beliefs. As an organization, however, PERA does not have the authority to determine social policy, foreign policy, economic policy, or any other policy beyond the operation of the retirement system. PERA serves the singular purpose of ensuring the retirement security of Colorado’s current and former public servants. Because global issues are difficult to prioritize and proper recourse falls beyond the duty of the retirement system, PERA will implement the divestment mandates passed by the Colorado General Assembly but would recommend the legislature thoughtfully consider such proposals with caution and fiduciary care.”

The Statement on Divestment provides further discussion on PERA’s fiduciary duty, divestment costs, as well as the “slippery slope” perspective of divestment and its potential limitations. PERA believes there are approaches beyond the scope of impact investing or divestment which may better help us achieve our investment objectives and long-term financial sustainability.

Options for PERA Members to Invest Based on Their Personal Values

PERA offers our members different options to direct their own retirement savings in alignment with their personal, environmental, and social values through the 401(k), 457 Deferred Compensation, and Defined Contribution Plans (CAPs). Members who elect to participate in these plans can invest in funds managed by investment experts who have identified companies as ESG leaders, or invest in individual securities of their own choosing based on their individual investment philosophies and objectives.

PERAdvantage Socially Responsible Investment Fund

The PERAdvantage SRI Fund seeks to invest in a portfolio of developed and emerging market stocks screened on ESG factors and fixed income securities across the investment grade spectrum that demonstrate ESG leadership.

Through PERA’s cost stewardship, we are proud to offer the PERAdvantage SRI Fund to participants at an annual cost of 0.22% of assets invested. We believe the SRI Fund offers interested members the opportunity to invest in environmental and social responsibility-focused companies while pursuing retirement security.

Self-Directed Brokerage Account

Members who would prefer to make their own portfolio investment decisions can do so through the Self-Directed Brokerage Account (SDBA). This option allows participating members to invest their personal retirement contributions into thousands of publicly traded securities (e.g. stocks, bonds, and exchange traded funds) and mutual funds of their choosing through an individual brokerage account. Each participant assumes responsibility for their selection of investments and may include those which align with their own personal values.
ONGOING STEWARDSHIP FOR A FINANCIALLY SUSTAINABLE FUTURE

Under fiduciary duty owed to our members, PERA remains committed to sensible investment practices that advance our members' financial security in retirement.

PERA believes the path of stewardship is actively created, rather than achieved. As PERA pursues financial stability of the pension fund over the long-term, we will continue to assess investment risks and opportunities across three primary market drivers: supply and demand shifts, technological innovation, and regulatory and legislative policy changes. The dynamics among and between these impetuses will continue to evolve over time, presenting new investment risks and opportunities to consider.

As social and environmental changes affect consumer preferences, companies will need to respond with competitive offerings while maintaining financial integrity and profitability. Such products and services will necessitate innovation to meet the demands of a changing world.

Evolving technologies will shape the way market participants develop competitive businesses, and in turn these practices inform new technologies. These may simultaneously raise awareness of external impacts of business on the environment, society, and the economy.

With that awareness, financial and regulatory boards may continue to develop standards that integrate the intangible values of stewardship, while holding firms accountable to their roles in natural resource management and social wellness. That accountability translates into transparency and publicly available information. In turn, these yield knowledgeable investors, stronger competition, healthier markets, and profitable stakeholder gains.

Throughout the evolution of these dynamics, we remain committed to serving as good stewards of plan assets by protecting members' interests through cost-conscious investing, integrating financially relevant factors in our decisions, advocating for competitive markets, and evaluating portfolio characteristics on an ongoing basis. These guiding practices of PERA's investment stewardship are firmly rooted in our fiduciary duty to maximize risk-adjusted returns to the portfolio, which will ultimately fulfill PERA's mission to ensure the retirement security of our members while ensuring the financial sustainability of the fund.

“We don’t look one or two years down the road; we look out 15 or 20 years, and concentrate on the long-term viability of a company’s business model.”

—JARED GOODMAN

PERA Senior Equity Portfolio Manager
APPENDIX: DISCLOSURES INSPIRED BY GLOBALLY ACCEPTED REPORTING SCHEMES

The PERA Board’s *Proxy Voting Policy* was last revised effective February 1, 2021.¹ The Policy now includes reference to two reporting schemes that serve as examples of the types of financially material information pertaining to ESG factors that PERA would vote in favor of companies using in their disclosures to investors. These schemes are the SASB Standards and the TCFD Recommendations. Each of these schemes is currently voluntary for many companies to report, and they have become globally-accepted as more market consensus is reached as to which metrics are most beneficial for companies to disclose to investors. Companies may choose to report some or all metrics identified under each scheme to give their investors a better understanding of how they are identifying and managing various non-financial risks and opportunities that can have financial impact.

Although PERA is not a public company required to report to investors, we recognize that our own stakeholders may be interested to learn more about these metrics and how PERA manages them in the DB Plan. This year we are excited to enhance our own disclosures by including some information adapted from prescriptions of the SASB Standards and the TCFD recommendations. Although these data are not intended to be conformant to the criteria of these schemes, we believe they provide PERA’s stakeholders with additional information about how PERA manages the portfolio. We present this information in an easy to read question and answer format and provide notes referencing the corresponding SASB Standard or TCFD recommendation that inspired our disclosures.

**Disclosures inspired by SASB Standards**² (PERA data as of December 31, 2021)

**What is the value of assets under management in the DB Plan that employ the integration of ESG issues, sustainability-themed investing, and screening? How does PERA integrate such considerations in its analysis?**

As of December 31, 2021, the DB Plan held approximately $66 billion in assets. Approximately 62%, or $41 billion of those assets were managed internally by PERA staff. The remainder of the portfolio is managed by external fund managers retained by PERA. All assets are managed under the PERA Board’s *Statement of Investment Policy*.

PERA does not have any ESG-themed investment mandates, nor do we screen our investments based on specific ESG criteria when deciding whether or not to include them in the portfolio. However, PERA staff will integrate related factors into investment decisions, where financially material. Financially material ESG integration is more appropriate for meeting PERA’s investment objectives than screening for criteria with the aim of impacting the environment or society. It is also better suited to our investment objectives than screening for divestment. PERA is opposed to divestment, but will implement any divestment mandates required by the Colorado General Assembly. Those legislative mandates may be based on certain ESG criteria. In order to comply with such mandates, PERA may screen the portfolio for parameters determined by enacted legislation in order to identify and exclude the appropriate securities from the portfolio. For more information on the PERA Board’s stance on divestment, please see the *Statement on Divestment*.

PERA’s Global Equity portfolio is comprised of equity holdings in publicly traded companies and represents approximately $39 billion of the Total Fund. PERA staff internally manage approximately 75% of these assets. Of the internally managed assets, approximately 59% are held in active portfolios. These portfolios are constructed using fundamental analysis to select securities for inclusion. In the internally-managed active component of the Global Equity, securities are thoroughly analyzed to estimate their intrinsic value. As part of our analysis, PERA investment staff evaluate financially material factors, which may include those pertaining to ESG themes, to inform our investment theses. We do not make investment decisions based on only one factor, but consider the full mosaic of material information available at the time of our decision.

In addition to traditional financial data and research, we obtain ESG research, analysis, and ratings for public companies through contracted services provided by an independent third party, MSCI, Inc. We also contract related research, data, and analysis provided by proxy advisors, Glass Lewis and ISS. Our proxy advisory services include access to ESG data and analytics from third parties contracted by the proxy advisor. These data help inform our ESG integration where financially material, and resulting analyses are incorporated in stock recommendations made by our public equity investment staff. These data may also be incorporated in our investment and proxy voting decisions for stocks held in the Total Fund beyond the recommendation analysis, where they are expected to have an impact on a company’s financials and stock performance over the long term.
PERA's Fixed Income portfolio is 100% internally managed, and represents approximately $12 billion of the Total Fund. Bonds are selected for inclusion in the portfolio based on intrinsic and relative valuation models. We have approximately $3 billion invested in corporate bonds. The expected risk-return characteristics of bonds are different than stocks, and require different factor analysis for appropriate valuation. PERA staff utilizes research and ratings from third party providers such as Moody's S&P Global, and other third party providers (i.e. the sell side) to analyze the credit-worthiness of companies in the corporate bond portfolio. These providers include data and analysis on environmental, social, and governance matters that factor into their credit ratings and recommendations. PERA staff may take these into account analysis when selecting bonds for the portfolio, where they are believed to be financially material. Additionally, we have access to ESG ratings and data through Bloomberg as well as BlackRock’s Aladdin risk module, which we use to evaluate and manage the portfolio.

In addition to corporate bonds, the PERA Fixed Income portfolio is invested in asset-backed securities, mortgage-backed securities, commercial mortgage-backed securities and government-issued securities. In aggregate these represent approximately $9 billion of the Total Fund. Security selection in these sub-asset classes is based on relative value models, which may factor in a wide range of traditional bond characteristics. PERA staff considers a variety of macroeconomic factors that can impact the value of fixed income investments, including those that may be presented by financially material ESG considerations. These may include the physical environmental risks associated with securities backed by assets exposed to severe or catastrophic weather events, or economic impacts from social disruptions such as the COVID-19 pandemic and its effects on government-issued or asset-linked securities. In mortgage backed assets, PERA staff may also consider regulatory developments that aim to hold government-sponsored enterprises that issue mortgage loans accountable to assessing risks associated with climate change and natural disasters, such as those in place by the Federal Housing Finance Agency (FHFA).

PERA's Real Estate portfolio represents approximately $6 billion of the Total Fund, and is invested in properties owned directly by PERA, as well as indirectly through private real estate funds managed externally. PERA has $2.4 billion invested in directly owned real estate. The portfolio includes commercial office, industrial, retail, and multi-family residential buildings. As PERA staff pursue the best income-generating properties for inclusion in the direct-owned portfolio, we consider financial material information in our analysis. This may include environmental or social related risks and opportunities. Financially material environmental related considerations may include energy and water efficient building features, or consideration of physical asset risk due to geographic location and exposure to extreme weather events. Social related considerations may include tenant affordability and amenity preferences that can materially impact the value of our investments over time. Although PERA staff do not typically make decisions about which properties to include in externally managed funds, we may engage through due diligence to understand how those funds’ managers are integrating material ESG factors in their decisions and how they uphold their stated ESG policies at the fund governance level.

PERA’s Private Equity portfolio represents approximately $6 billion of the Total Fund, and is invested in externally managed funds with underlying portfolios constructed by those managers. PERA does not select which private companies are included in the underlying portfolios, and therefore is generally removed from the company-level analysis fund managers perform. As a result, we do not incorporate ESG factors into investee company selection. However, PERA staff may inquire about the fund manager’s ESG policies and practices as part of our due diligence in selecting the funds and managers that we believe can add value to the PERA portfolio. The focus of our due diligence is primarily on fund governance and how managers are using investment capital to effectively pursue opportunities and manage risks in private markets.

PERA’s Alternatives portfolio represents approximately $3 billion of the Total Fund and is comprised of investment opportunities that do not fall within the other asset classes. These include private credit, opportunistic, hedge fund, and real asset investments, among others. Similar to the Private Equity portfolio, the Alternatives portfolio is invested in externally managed funds with underlying portfolios constructed by the manager. PERA does not select which specific securities, companies, or real assets compose the portfolio, and we are therefore removed from that granular level of analysis that fund managers perform. As a result, we do not incorporate ESG factors into underlying constituent selection. However, PERA staff may inquire about the fund manager’s ESG policies and practices as part of our due diligence process to identify the funds and managers that we expect to provide attractive returns to the portfolio. Where certain environmentally or socially conscious practices would be expected to financially impact a business, we anticipate our managers are including those in their analysis. Our focus in identifying the best managers and funds for inclusion in the portfolio is primarily on fund governance and how managers are using investment capital to pursue opportunities and manage risks in their respective strategies.

How does PERA vote proxies and engage with public companies?

The PERA Board’s Proxy Voting Policy guides staff in formulating vote decisions aligned with our objective to pursue the best risk-adjusted returns over the long run. Within the parameters set forth by the PERA Board, staff may consult proxy advisors, our internal Global Equity analysts and portfolio managers, as well as other research and institutional investor insights when executing votes.
Through the course of our proxy voting and ongoing active investment analyses, PERA investment staff may engage with investee companies on matters pertaining to ballot measures or other considerations that can impact a company’s operations and business. When engaging with these companies in our active investment analysis, PERA staff may meet with corporate executive management and investor relations teams to delve into specific aspects of the company’s business of interest to PERA’s investment theses. Engagements resulting from the feedback mechanisms of proxy voting are generally led by PERA’s Investment Stewardship staff which may coordinate with internal investors to identify areas of focus for engagement that are relevant to our investment theses or voting decisions. In such engagements, we uphold the PERA Board’s positions as described in their Proxy Voting Policy. The Policy undergoes periodic reviews by the Investment Committee of the PERA Board, and is updated at its discretion to maintain relevance to PERA’s investment objectives and practicability in executing votes in an efficient manner.

**What are the total assets under supervision, and the total registered and unregistered assets under management?**

The PERA DB portfolio holds approximately $66 billion in assets as of December 31, 2021. PERA is an institutional investor, meaning we invest assets in trust on behalf of beneficiaries. Because we are not a traditional asset manager, PERA is not a Registered Investment Adviser under U.S. securities laws, and therefore the assets we manage internally are not registered. However, we may be required by the U.S. Securities and Exchange Commission to report public company holdings under certain regulations, and we comply with such reporting mandates.

PERA utilizes external asset managers for a portion of the portfolio. The external managers we hire are registered with the appropriate regulatory agencies, and they manage approximately 38%, or $25 billion of the Total Fund.

**Disclosures inspired by TCFD Recommendations**

What is the PERA Board’s oversight of climate-related risks and opportunities?

The PERA Board operates according to its Governance Manual. Per the Governance Manual, the Investment Committee is responsible for overseeing PERA’s investment program and making related recommendations to the PERA Board.

In 2020, the Investment Committee recommended changes to the Board’s Proxy Voting Policy. These changes included the addition of a new Philosophy Statement articulating its position on financially material ESG matters, as follows:

> Within PERA’s fiduciary duty, and in accord with PERA’s Statement of Investment Policy, we pursue the best risk-adjusted returns to the Portfolios in order to meet pension obligations over a long time horizon. As such, financial sustainability remains our priority in all investment and proxy voting decisions. To the extent that other sustainability factors – such as those pertaining to the natural environment or society – are financially material to a particular investment within the PERA Portfolios, they are integrated into our decision framework.

> PERA acknowledges that financial materiality is dynamic, subjective, and may vary by investment. By focusing on materiality in our proxy voting decisions, we believe we can direct PERA’s resources toward issues that are most pertinent to the expected risk-adjusted returns of our investments, in line with our fiduciary duty.

This statement fulfills the PERA Board’s 2019-2023 Strategic Plan measure to update its Proxy Voting Policy in solidifying its position on ESG matters. This measure is part of a broader objective to strengthen the resiliency and adaptability of PERA’s investment portfolio.

PERA considers climate-related matters to fall under the environmental (E) category within the ESG labeling conventions. The Investment Committee also recommended changes to the Proxy Voting Policy to enhance its position on climate-related disclosure made by public companies to their shareholders. Effective February 1, 2021, the PERA Board approved the recommendations of its Investment Committee to revise the Proxy Voting Policy accordingly.

As the Investment Committee and PERA Board determine policies that govern PERA’s investment program, they may discuss other aspects of climate-related risks to PERA and the portfolio. These discussions may include topics related to physical risks of climate as well as risks and opportunities presented by the transition to a lower carbon economy. The PERA Board and its Investment Committee will continue to evaluate risks to the portfolio within the context of achieving long-term risk-adjusted returns in order to pay retirement benefits to PERA members and their beneficiaries in perpetuity under its fiduciary duty.
What is the role of PERA management in assessing and managing climate-related risks and opportunities to the portfolio?

PERA Management staff are responsible for implementing the policies set forth by the PERA Board of Trustees. As it pertains to PERA’s investment program, PERA’s Chief Investment Officer is responsible for ensuring compliant implementation of the Board’s Statement of Investment Policy for the Combined Investment Fund, and Proxy Voting Policy. The investment objective set forth in the Statement of Investment Policy states:

*The function of PERA is to provide present and future retirement or survivor benefits for its members. This objective requires the prudent assumption of investment risk in seeking to maximize long-term investment returns while incorporating the fund’s liability requirements.*

To meet this objective, the PERA Board has established acceptable parameters and return expectations for PERA staff to pursue under direction of the Chief Investment Officer. PERA’s strategic asset allocation targets and permissible ranges are established and revised periodically following diligent asset and liability studies in order to effectively meet the Fund’s pension obligations in perpetuity.

PERA investment staff implement the Board’s policies in line with the fiduciary duty owed to PERA members and their beneficiaries. As experts in their field, PERA investment staff appropriately consider a variety of risks that present financially material considerations for the long-term viability of the portfolio. These may include financially material risks that can be categorized as pertaining to ESG, encompassing climate-related risks.

Likewise, under direction of the Chief Investment Officer, PERA investment staff implement the Board’s Proxy Voting Policy. The proxy voting policies provide guidance to staff in executing shareholder votes aligned with PERA’s investment theses and long-term risk-return objectives. Just as with other decisions made by PERA investment staff, a mosaic of risk and opportunity factors may be considered when executing votes. Proposals requesting shareholder approval of climate-related risk and opportunity disclosure are voted as outlined in the Board’s Proxy Voting Policy, with additional guidance from PERA Management to fulfill the objectives of the policies, where appropriate.

How does PERA identify and manage climate-related risks and opportunities and their impact on its investment strategy and resilience?

PERA’s investment strategy and resilience center on its ability to achieve risk-adjusted returns over long time horizons in order to pay retirement benefits to our members and their beneficiaries in perpetuity. Financially material climate-related risks and opportunities are considered alongside a multitude of other risk and opportunity factors deemed material to PERA’s actively-managed investments at the time of decision and on an ongoing basis.

Such risks and opportunities may be identified through our engagements with portfolio companies and fund managers, through due diligence in research and analysis to inform investment decisions, or through outcomes resulting from macroeconomic or local extreme weather events that impact the investments in the PERA portfolio.

Determining the impact of climate-related risks to the Total Fund is challenging and involves many assumptions of unknown events and economic sequences. Such analyses undertaken by investors can include climate scenario assessments or risk exposure assessments over short, medium, and long-term horizons. PERA does not employ climate scenario assessments of the portfolio because we do not have investment strategies that are centered on achieving particular outcomes beyond financial outcomes on a risk-adjusted basis. Scenario analyses and other methods for evaluating different levels and likelihoods of climate risk are costly, and PERA’s investment objectives do not support the additional costs that would be incurred to the Fund in order to perform them.
Does PERA use specific metrics to evaluate climate-related risks and opportunities in line with the investment strategy, or set targets to reduce those metrics to achieve any climate-related performance objectives?

PERA does not have non-financial objectives, and therefore does not set targets to reduce climate-related impacts, such as greenhouse gas emissions. However, PERA contracts data and research services from independent third party providers that are expected to enhance the set of information used when making investment and proxy voting decisions. These data vendors may collect, aggregate, and analyze various non-financial metrics, including those related to climate change, such as greenhouse gas emissions or carbon intensity of the businesses in which PERA invests.

Through access to financial metrics used in fundamental investment analysis, PERA also may have access to such non-financial metrics. PERA acknowledges that its stakeholders may have interests beyond the financial performance of the portfolio, though the PERA Board, Management, and staff are squarely focused on those performance indicators pertaining to the financial health of the Fund. Because PERA's stakeholders may have interest in metrics such as greenhouse gas emissions or carbon intensity of the companies within the portfolio, PERA staff may present such metrics in its communications with stakeholders.

For more information on Colorado PERA's proxy voting policies (effective February 1, 2021) please see https://www.copera.org/files/f11cfe42d/proxy_voting.pdf

For more information on the SASB Standards please visit https://www.sasb.org/standards/. PERA's management of the Total Fund falls under the Asset Management and Custody Activities industry within the Sustainable Industry Classification System (SICS®), and this report references SASB Standards Version 2021-12.

For more information on the TCFD Recommendations please visit https://www.fsb-tcfd.org/recommendations/.

**Disclosures**

**LEED®**

The United States Green Building Council’s LEED® green building program is the preeminent program for the design, construction, maintenance, and operations of high-performance green buildings. Learn more at [www.usgbc.org/LEED](http://www.usgbc.org/LEED).

**ENERGY STAR®**

1. ENERGY STAR and the ENERGY STAR mark are registered trademarks owned by the United States Environmental Protection Agency.
2. ENERGY STAR products are third-party certified by an EPA-recognized Certification Body.
3. ENERGY STAR certified new homes are verified by independent Home Energy Raters.
4. ENERGY STAR units in certified multifamily high-rise buildings are verified by a professional engineer or registered architect.
5. ENERGY STAR certified buildings and plants earn a score of 75 or higher on EPA’s 1–100 energy performance scale and are verified by a licensed Professional Engineer (PE) or Registered Architect (RA).
6. Products/Homes/Buildings that earn the ENERGY STAR prevent greenhouse gas emissions by meeting strict energy efficiency requirements set by the United States Environmental Protection Agency.

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Endnotes

1  PERA data as of December 31, 2021, unless otherwise noted.
3  The 401(k) Asset-Based Fee of 0.03% is waived through 2022.
4  Costs are calculated as a weighted average of investment management fees and administration fees across all funds offered in the PERA 401(k) Plan. 2011 costs are represented as a percentage of average investments at fair value between January 1, 2011, and September 30, 2011, prior to the inception of the white label fund structure. Costs for 2021 are represented as a percentage of average investments at fair value between January 1, 2021–December 31, 2021.
5  https://ilpa.org/reporting-template/
10  https://www.epa.gov/indoor-air-quality-iaq/introduction-indoor-air-quality
12  https://www.unwater.org/water-facts/scarcity/
18  https://www.sasb.org/standards/
20  https://www.ifrs.org/ifrs_faqs.html#:~:text=Approximately%20120%20nations%20and%20reporting,such%20conformity%20in%20audit%20reports
25  See for example:
30  The 401(k) Asset-Based fee of 0.03% is waived through 2022, reducing the cost to 0.19% for participants in the 401(k) Plan.
Commonly Used Acronyms

AGM: Annual General Meeting
CAPs: Capital Accumulation Plans (Collectively PERA’s 401(k) Plan, 457 Deferred Compensation Plan, and Defined Contribution Plan)
CII: Council of Institutional Investors
CSP: Certified Sustainable Property
DB: Defined Benefit
DC: Defined Contribution
ESG: Environmental, Social, and Governance
IAQ: Indoor Air Quality
ICGN: International Corporate Governance Network
ILPA: Institutional Limited Partner Association
IFRS: International Financial Reporting Standards
ISS: Institutional Shareholder Services
ISSB: International Sustainability Standards Board
LEED: Leadership in Energy and Environmental Design
MiFID II: Markets in Financial Instruments Directive II
MSCI: MSCI, Inc. (formerly known as Morgan Stanley Capital International)
SASB: The Value Reporting Foundation (formerly known as Sustainability Accounting Standards Board)
SEC: U.S. Securities and Exchange Commission
TCFD: Taskforce on Climate-related Financial Disclosures