

Board of Retirement Regular Meeting

Sacramento County Employees' Retirement System

Agenda Item 7A

MEETING DATE:	September 18, 2024		
SUBJECT:	Privacy and Confide	ntiality Policy	
SUBMITTED FOR:	X Consent _	Deliberation _ and Action	Receive and File
RECOMMENDATION			
Reaffirm the Privacy and	d Confidentiality Policy.		
<u>PURPOSE</u>			
This item supports the compliance with laws, re	Strategic Management Fegulations, and policies.	Plan to promote trans	sparency, fairness, and
DISCUSSION			
procedures for the hand and maintains as a publi	dopted its Privacy and Con ling of the considerable am c pension system. The poli e adoption, in January 201	nount of confidential ir icy has been reviewed	formation that it collects I and affirmed with minor
re-evaluated the policy	actice of reviewing and re to consider whether an perience. Staff has conclud	y amendments are i	necessary due to legal
<u>ATTACHMENTS</u>			
Board OrderPrivacy and Conf	fidentiality Policy—Clean		
Prepared by:		Reviewed by:	
/s/		/s/	
Jason R. Morrish General Counsel		Eric Stern Chief Executive (Officer

September 18, 2024



Retirement Board Order

Sacramento County Employees' Retirement System

Before the Board of Retirement September 18, 2024

AGENDA ITEM:				
Privacy and Confidentiality Policy				
THE BOARD OF RETIREMENT hereby appr to reaffirm the Privacy and Confidentiality Police				
I HEREBY CERTIFY that the above order v September 18, 2024 by the following vote of the	•			
AYES:				
NOES:				
ABSENT:				
ABSTAIN:				
ALTERNATES: (Present but not voting)				
Board President	Eric Stern Chief Executive Officer and Board Secretary			



PRIVACY AND CONFIDENTIALITY POLICY

PURPOSE

This policy provides a comprehensive plan to enable the Sacramento County Employees' Retirement System (SCERS): to meet its commitment to protect the privacy of its members; to protect the security of SCERS, its employees, and its assets; and to comply with relevant legal requirements.

DEFINITIONS

<u>Confidential Information</u> - This is information obtained or created by SCERS which is restricted as to access, disclosure or use. It may be found in any medium, whether oral, written, or electronic. It includes the following:

- a. PI: Personal Information (PI) is any non-public information that is identifiable to an individual. Examples include demographic information such as the individual's age or address, or it may be health information, such as his or her medical history. It includes member records and sworn statements.
- b. **SI**: Security Information (SI) is information that, if improperly disclosed, could adversely impact the security of SCERS or its members, employees, or assets. Examples include information about SCERS' information technology systems and security, financial accounts, etc.
- c. PRI: Privileged Information (PRI) is information that falls into a legally recognized category that is protected from compulsory disclosure. An example is attorney-client communications.

<u>Employees</u> – For purposes of this policy means all SCERS personnel who are directly or indirectly supervised by the SCERS Board and/or SCERS management.

<u>Individual</u> - Any person who is the subject of PI.

POLICY

SCERS shall maintain the confidentiality of information that could impact the security of its members, its employees, or its assets, as well as legally privileged information. Accordingly, SCERS does not sell or trade members' personal information; nor does SCERS disclose it to anyone other than those who need it to provide member services or those who are legally entitled to it.

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- In accordance with applicable laws and SCERS' mission, all SCERS employees are responsible for ensuring that PI, including member records and sworn statements, are not disclosed except to:
 - Authorized SCERS employees for approved purposes,
 - The member upon request, or
 - Third parties who have appropriate authorizing documentation.
- In addition, SCERS employees are responsible for ensuring that PI is obtained, used or shared only to the minimum necessary extent that is required to further SCERS' mission, within the constraints of applicable laws. This means that access to PI is permitted on a need-to-know basis.
- 3. Reasonable safeguards are to be implemented to ensure the privacy of PI, including controls on who can access the information, how the information is used, how it is obtained, stored and shared, and how it is eventually discarded. Member sworn statements and member records are to be kept confidential.
- 4. SI and PRI are to be secured at all times from unauthorized disclosure or use.
- 5. The deliberate or negligent mishandling or misuse of PI, SI, or PRI is considered to be misconduct and is enforced through employee discipline.

APPLICATION

SCERS' privacy policy will be implemented through the following activities:

- 1. SCERS will obtain a complete and signed Confidentiality Agreement (in a form substantially similar to the attached) from every Board of Retirement Member, SCERS employee, and all other persons associated with SCERS who in the course of that association will or may encounter Confidential Information to ensure the confidentiality of PI, SI, and PRI is maintained. Alternatively, SCERS will require its vendors and service providers to enter into service agreements that contain confidentiality provisions satisfactory to SCERS' counsel.
- 2. SCERS will maintain policies and procedures that provide guidance for the handling of PI, SI, and PRI.
- 3. SCERS will implement physical and electronic controls to protect the privacy of PI, SI, and PRI.
- 4. SCERS will train all employees upon entry and periodically thereafter on privacy and confidentiality policies and procedures.
- 5. SCERS will maintain proper disclosures and disclaimers in all publications and communications with outside parties that may involve PI.

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- 6. SCERS will obtain a written authorization from the individual before disclosing that individual's PI to third parties other than third parties working on behalf of SCERS or those who require the information by law or pursuant to a court order (e.g., government agencies, litigants). Other exceptions may apply as well.
- 7. SCERS will obtain appropriate supporting documentation from third parties who require PI by law or pursuant to a court order before disclosing PI to such parties (e.g., government agencies, litigants).
- 8. SCERS will establish procedures for receiving and responding to disputes regarding PI, for providing individuals access to their own PI, and for notifying individuals about any unauthorized use of their PI.
- 9. SCERS will periodically review this privacy policy to ensure that it addresses all relevant laws and risks inherent in the handling of PI.
- 10. SCERS will monitor compliance with this policy and applicable laws. This may include periodic audits and other monitoring tools.

BACKGROUND

There are a number of laws that address privacy and security issues. The most significant law in this area is Government Code Section 31532 which precludes disclosure of SCERS' member records and sworn statements unless proper authorization is provided. Beyond these legal requirements, SCERS continuously reviews legislation and privacy and security practices to ensure the privacy of its members and the security of its operations.

See also SCERS' "Protection of Individual Records Policy" that identifies the retirement benefit information that is disclosable by SCERS pursuant to a Public Records Act request.

RESPONSIBILITIES

Executive Owner: Chief Operating Officer

POLICY HISTORY

Date	Description
09-18-2024	Board reaffirmed policy
09-15-2021	Board reaffirmed policy with amendments
08-01-2018	Renumbered from 009
01-17-2018	Board affirmed in revised policy format
05-23-2009	Board approved new policy

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Instructions:

This form is to be completed and signed by all Retirement Board Members, all SCERS employees, and other persons associated with SCERS who in the course of that association will or may encounter information that is considered confidential. The signed form will be converted to electronic form and retained for a period of no less than six (6) years from the last day of the signer's employment or association with SCERS.

CONFIDENTIALITY AGREEMENT

I.	. understa	nd that, i	n the	course	of my
employment or association with SCERS, I may e		,			,
(hereinafter referred to as Confidential Information	ation). I furthe	er understa	nd that	all Conf	fidentia
Information must be protected from improper use	or disclosure. Ir	n addition to	other ap	plicable	federal
and state laws, SCERS is required by California	a Government (Code section	n 31532	to ensi	ure that
"sworn statements and individual records of mem	ibers shall be co	nfidential a	nd shall r	not be di	sclosed
to anyone except insofar as may be necessary	for the admini	stration of	the Cou	nty Emp	oloyees
Retirement Law or upon order of a court of com	petent jurisdiction	on, or upon	written a	authoriza	ation by
the member."	-				•

Confidential Information includes:

- **Personal Information (PI)**, which is any non-public information identifiable to an individual (e.g. member records and employee files),
- **Security Information (SI)**, which, if improperly disclosed, could adversely impact the security of SCERS, its employees, or its assets, (e.g. information about SCERS information technology systems and security, or financial accounts, etc.)
- Privileged Information (PRI), which is information that falls into a legally recognized category that is protected from compulsory disclosure (e.g. attorney-client communications).

I have read and understand SCERS' Privacy and Confidentiality Policy, which protects the confidentiality of PI, SI and PRI.

I hereby agree that I will not at any time (either during my employment or association with SCERS or after my employment or association ends) use, access or disclose any Confidential Information to any person or entity, internally or externally, except as is required and permitted in the course of my duties and responsibilities with SCERS, as set forth in SCERS' Privacy and Confidentiality Policy and related procedures or as permitted under applicable federal or state laws.

I understand this obligation extends to any Confidential Information that I may have acquired or may acquire during the course of my employment or association with SCERS, whether in oral, written or electronic form and regardless of (1) the manner in which access was obtained, (2) whether the Confidential Information came into my custody, possession, or knowledge, or was developed, compiled, prepared or used by me, before or after the date of this Agreement, and (3) whether the Confidential Information has been published or has become a part of the public domain, or has been put in my possession or knowledge by a third person not acting on behalf of SCERS, or was in my possession or knowledge prior to the commencement of my employment or association with SCERS.

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I understand and acknowledge my responsibility to apply SCERS' Privacy and Confidentiality Policy and related procedures during the course of my employment or association with SCERS.

I understand that this obligation will survive the termination of my employment or association with SCERS, regardless of the reason for such termination, and that my obligations under this Agreement are in addition to, and not exclusive of, any and all of my other obligations and duties to SCERS, whether express or implied, in fact or in law.

As a SCERS Retirement Board Member , I under Confidential Information may result in the imposition federal and state law.			
Signed	Date		
As a SCERS Employee , I understand that my Information may result in disciplinary action, up to SCERS and the imposition of civil and/or criminal also understand that the original of this signed A SCERS.	and including the term penalties under applica	ination of em Ible federal a	ployment with and state law. I
Signed	Date		
As a SCERS Vendor I understand that my unauthor may result in the termination of my association with penalties under applicable federal and state law.			
Name	Title		
Company			
Address			
	City	State	Zip Code
Signed	Date		

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