Agenda Item 15

MEETING DATE: March 18, 2020

SUBJECT: Post-Retirement Employment Policy

SUBMITTED FOR: ___ Consent  X___ Deliberation and Action  ___ and File

RECOMMENDATION

Staff recommends the Board approve the revised Post-Retirement Employment Policy.

PURPOSE

This item complies with the 2019-20 Strategic Management Plan goal to maintain prudent and effective policies and practices that support plan sustainability.

BACKGROUND

In 2013, the California Legislature instituted broad pension reforms with the enactment of the Public Employees’ Pension Reform Act (PEPRA). These reforms imposed additional restrictions on retired members looking to return to work as retired annuitants. SCERS adopted a policy in 2015 to provide additional direction to employers and employees regarding the return-to-work rules. In May 2019, the Board approved the revisions to the Post-Retirement Employment Policy.

DISCUSSION

With the approval of the Post-Retirement Employment Policy (Policy) that became effective July 1, 2019, the Sacramento County Department of Personnel Services (County) has been working to implement the policy and have asked SCERS for clarity on the language in the Policy. The proposed changes, as outlined in redline in Attachment A, were proposed by the County in collaboration with SCERS staff.

No material changes were made to the Policy. The proposed changes have been made to clarify terminology, primarily by changing “retired annuitant” to “retired member” and “contract services” to “direct services.”
ATTACHMENTS

- Post-Retirement Employment Policy – Track Changes from March 2019 draft
- Post-Retirement Employment Policy – Current Version

/S/       /S/
Mario Sierras                Eric Stern
Chief Benefits Officer      Chief Executive Officer
POST-RETIREMENT EMPLOYMENT POLICY

PURPOSE

The purpose of this policy is to clarify how Government Code section 7522.56 applies to post-retirement employment of Sacramento County Employee’s Retirement System (SCERS) retired annuitants by or in service to participating SCERS employers.

POLICY

This policy is applicable to all SCERS retired members returning to work for a SCERS participating employer, including the following: an employee working through a private third-party employer where that employee is providing contract direct services to a participating employer, an independent contractor of a participating employer, or a direct employee of a participating employer.

The phrase “an employee working through a private third-party employer where that employee is providing direct services to a participating employer” should be construed broadly. That term includes, without limitation, a retired member who (a) works for a private third-party company that has a contract with a participating employer, and (b) under that contract, performs work that involves serving and engaging with the participating employer. However, the term does not include a retired member who (a) works for a private third-party company that has a contract with a participating employer, but (b) performs work for the private company that is unrelated to that contract or the participating employer.

Section 7522.56 defines how quickly the retiree can return to work, how much the retiree can be paid, and how many hours the retiree can work annually. The SCERS Board further determines that only hours actually worked or taken within the calendar year or fiscal year, including overtime hours, will apply to the maximum limit of 960 hours as set forth in subdivision (d) of section 7522.56. Earned credit for vacation, sick leave, or compensatory time off (CTO) if not actually worked or taken, does not apply to the 960-hour maximum in subdivision (d).

This policy does not apply to a retired SCERS member working in private industry or for any other non-SCERS employer, so long as the employer is not providing contract direct services to a SCERS participating employer.

SCERS approval is not required for a SCERS retired annuitant to return to part-time work for a participating employer under section 7522.56. However, subdivision (c) of section 7522.56 states that a retired person can return to work only during an emergency to prevent a stoppage of public business or because the retired person has the skills needed to perform work of a limited duration [emphasis added]. This policy determines that the
term *limited duration* is a period of 36 continuous months.

This policy further determines that a participating employer may provide a retired *annuitant member* with a 12-month extension on an annual basis up to two times, for a total of an additional 24 months beyond the initial 36-month period, if each 12-month extension is approved by the participating employer’s chief executive. Each 12-month extension does not need to be contiguous to the initial 36-month period or other 12-month extension.

A participating employer’s chief executive may provide a retired *annuitant-member* working in a public safety capacity additional 12-month extensions on an annual basis to fulfill public safety workforce needs.
For purposes of this policy, the County Executive can designate the Director of the Department of Personnel Services to approve extensions to the limited-duration periods on behalf of all Sacramento County departments.

APPLICATION

It is the employer’s responsibility to determine the appropriate use of retired annuitants members to meet public business needs in accordance with subdivision (c) of Section 7522.56.

Participating employers shall establish an administrative process to monitor and track SCERS retired annuitants members returning to part-time work, consistent with section 7522.56. The limited-duration period starts when the retired annuitant member begins working actual hours, not when the retired annuitant member is hired.

Participating employers shall provide SCERS a report, no less than semi-annually (by January 31 and July 31 of each year), disclosing the names of the retired annuitants members who have been employed, their hours worked, their duration of retired annuitant service, and any extensions to the 36-month period approved by the chief executive.

It is the participating employer’s responsibility to monitor and manage the retired annuitant’s member’s work hours to ensure compliance with this policy and statute. Participating employers shall notify SCERS when retired annuitants members have exceeded the maximum number of hours worked under Government Code section 7522.56.

Any retired annuitant member who works more than the maximum number of hours provided in section 7522.56, or who works beyond the initial 36-month reemployment limited duration period with a SCERS participating employer or third-party employer providing contract services to a SCERS participating employer, other than approved extensions, may be reinstated into full membership, and SCERS may suspend the retirement benefit to such retired annuitants members as provided by section 7522.56.

Such reinstatement to active employment will suspend the retired annuitant’s member’s retirement benefit until such time as he/she decides to re-retire. Upon reinstatement, the employee and employer will both be required to pay contributions (including interest) for the period of unlawful employment. Upon re-retirement, should the retiree wish to return as a retired annuitant member to work for a SCERS participating employer, the return-to-work rules from section 7522.56 will again apply.

EFFECTIVE DATE

This policy is effective July 1, 2019. On the effective date, members who are currently or who will be serving as retired annuitants member shall have the limited-duration period applied prospectively.
BACKGROUND
In 2013, the California Legislature instituted broad pension reforms with the enactment of the Public Employees’ Pension Reform Act (PEPRA). These reforms imposed additional restrictions on retired members looking to return to work as retired annuitants without reinstatement.

**RESPONSIBILITIES**

Executive Owner: Chief Benefits Officer

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