

# **Investment Policy 2025-2026**

| Policy Number         | 4                              |
|-----------------------|--------------------------------|
| Policy Category       | Statutory                      |
| Date Adopted          | 17 June 2025                   |
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| Approval Authority    | Council                        |
| Review Date           | June 2026                      |
| Policy Version Number | 11                             |
| Policy Owner          | Corporate Services             |
| Contact Officer       | Director of Corporate Services |

# **PURPOSE**

Council is required by section 191 of the Local Government Regulation 2012 to prepare and adopt an investment policy, which must outline: -

- a) Council's investment objectives and overall risk philosophy; and
- b) Procedures for achieving the goals related to investment stated in the policy.

The purpose of this policy is to provide a framework for making decisions concerning appropriate investment of Council Funds.

## POLICY OBJECTIVES

Council has been allocated a "category 1 investment power" pursuant to the *Statutory Bodies Financial Arrangements Act 1982* ("SBFA").

Council has a number of duties and responsibilities when investing funds, pursuant to this category 1 investment power. These are outlined in Sections 47 and 48 of the SBFA.

The SBFA requires a statutory body to use its best efforts to invest its funds:

- a) At the most advantageous interest rate available to it at the time of the investment for an investment of the proposed type; and
- b) In a way it considers is most appropriate in all the circumstances.

Further, the SBFA requires that a statutory body must keep records that show it has invested in the way most appropriate in all the circumstances.

This policy also identifies how Council ensures legislative compliance whilst pursuing its investment objectives and achieving best practice in the investment of Council funds to maximise revenue.

## COMMENCEMENT OF POLICY

This Policy will commence on adoption. It replaces the Investment Policy 2023-24.

# **HUMAN RIGHTS COMMITMENT**

Council has considered the human rights protected under the *Human Rights Act 2019* (Qld) (the Act) when adopting and/or amending this policy. When applying this policy, Council will act and make decision in a way that is compatible with human rights and give proper consideration to a human right relevant to the decision in accordance with the Act.

# **POLICY STATEMENT**

#### CONTEXT

The context of this Policy aims to ensure a clear and concise approach is undertaken in respect to investments of Council funds.

## **POLICY STATEMENT**

It is Council's intention that all Council funds not immediately required for financial commitments be invested and that the investment institutions used maximise Council earnings when taking into account institutional, market and liquidity risks.

## **STANDARDS**

#### **KEY PRINCIPLES**

- All Council funds not required for financial commitments are to be invested.
- Investment institutions used should maximise Council earnings when taking into account institutional, market and liquidity risks.
- To maintain financial stability and sustainability of Council funds.

## SPECIFIC AND STANDARD

#### Placement of Investment Funds

Section 44 (1) of the SBFA authorises that investments comprise of the following:

- a) Deposits with a financial institution;
- b) Investment arrangements accepted, guaranteed or issued by or for the Commonwealth or a State or a financial institution;
- c) Other investment arrangements secured by investment arrangements accepted, guaranteed or issued by or for the Commonwealth or a State or a financial institution;
- d) Investment arrangements, managed or offered by QIC or QTC, prescribed under a regulation for this paragraph;
- e) An investment arrangement with a rating prescribed under a regulation for this paragraph; and

f) Other investment arrangements prescribed under a regulation for this paragraph.

Section 44 (2) of the SBFA states that the investment must be:

- a) At call; or
- b) For a fixed time of not more than one (1) year.

#### Quotation on Investment

Not less than two (2) quotations shall be obtained from authorised institutions whenever a new investment is proposed.

The best quote on the day will be successful after allowing for administrative and banking costs, as well as having regard to risk factors. This to be chosen by the Chief Executive Officer or his nominated delegate.

An exemption applies to the requirement to obtain quotes where funds are invested with QTC. Investments held with QTC cash fund will be benchmarked against other investments or quoted investment rates half yearly to ensure Council is receiving the most advantageous rate given the risk/return trade-off.

When investing funds Council staff should aim to minimise the risk to the financial instruments. As such, the authorised investments must be from one of the following:

- 1. Interest bearing deposits with a licensed bank;
- 2. Deposits with Queensland Treasury Corporation (QTC); or
- 3. Deposits with a credit union or building society specifically approved by Council.

# Term to Maturity

Council's investment portfolio should be realisable, without penalty, in a reasonable time frame.

The term to maturity of Council investments should not exceed one (1) year

## Internal Controls

Council is, at all times, to have in place appropriate controls to prevent the fraudulent use of public monies. The following controls detail the minimum that is required:

- a) A person is to be identified as the responsible officer for the investment function;
- b) All investments are to be authorised by the Chief Executive Officer or nominated delegate;
- c) Confirmation advices from the Financial Institution are to be attached to the Investment Authorisation Form as evidence that the investment is in the name of Diamantina Shire Council; and
- d) A person, other than the Responsible Officer, is to perform the bank reconciliation at the end of each month (alternatively, the reconciliation needs to be reviewed by another officer).

# Record Keeping

Section 48 of the SBFA states that:

"A security, safe custody acknowledgment or other document evidencing title accepted, guaranteed or issued for an investment arrangement must be held by the statutory body or in another way approved by the Treasurer".

Council will maintain records in accordance with SBFA provisions.

The procedure for the investment of Council funds is to be documented and followed at all times.

# Legislative Requirements

Council will at all times comply with legislation applicable to the investment function within Local Governments.

Council will utilise its Category 1 Investment Powers (Section 44 SBFA) to earn interest revenue on its operating funds to supplement Council's other sources of revenue.

## **SERVICE STANDARDS**

The Investment Policy will be developed and presented to Council each financial year, prior to the adoption of the next financial year's budget.

# **DEFINITIONS**

To assist in interpretation, the following definitions shall apply:

| Term    | Definition                                       |  |
|---------|--------------------------------------------------|--|
| Council | Means Diamantina Shire Council                   |  |
| SBFA    | Statutory Bodies Financial Arrangements Act 1982 |  |

# SUPPORTING DOCUMENTATION

| Legislation | Local Government Act 2009               |
|-------------|-----------------------------------------|
|             | Local Government Regulation 2012 – S191 |
| Supporting  | Corporate Plan 2022 - 2027              |
| Documents   |                                         |

# **VERSION CONTROL**

| Version | Adopted      | Comment                       | eDRMS# |
|---------|--------------|-------------------------------|--------|
| 2015-16 | 18 May 2015  | Resolution: 2015.05.18 – OM-4 | N/A    |
| 2016-17 | 27 June 2016 | Resolution: 2016.06.27-OM-4   | N/A    |
| 2017-18 | May 15 2017  | Resolution: 2017.05.15-OM-12  | N/A    |
| 2018-19 | June 25 2018 | Resolution: 2018.06.25-OM-10  | N/A    |

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# DIAMANTINA SHIRE COUNCIL

| 2019-20 | June 24 2019 | Resolution: 2019.06.24-OM-5  | N/A           |
|---------|--------------|------------------------------|---------------|
| 2020-21 | June 22 2020 | Resolution: 2020.06.22-OM-3  | N/A           |
| 2021-22 | July 19 2021 | Resolution: 2021.07.19-OM-9  | N/A           |
| 2022-23 | July 29 2022 | Resolution: 2022.07.29-SM-2  | N/A           |
| 2023-24 | July 20 2023 | Resolution: 2023.07.20-SM-04 | N/A           |
| 2024-25 | 31 July 2024 | Resolution: 2024.07.31-SM-06 | Doc ID:324755 |
| 2025-26 | 17 June 2025 | Resolution:                  | Doc ID:324869 |