

Date of implementation: 1 JULY 2015

CASH & INVESTMENT MANAGEMENT POLICY

Legal Compliance

The Emalahleni Local Municipality shall at all times manage its banking arrangements and investments and conduct its cash management policy in compliance with the provisions of and any further prescriptions made by the Minister of Finance in terms of the Municipal Finance Management Act No. 56 of 2003.

1. Introduction

- 1.1 As trustees of public funds, Councilor's and officials have an obligation to ensure that cash resources are managed as effectively, efficiently and economically as possible.
- 1.2 The Council of the Municipality has a responsibility to invest public funds carefully and has to report to the community in this regard.

2. Objective

The objective of the investment policy is to gain the highest possible return, without unnecessary risk, during periods when excess funds are not being used. To establish this, it is essential to have an effective cash flow management program.

3. Responsibility/Accountability

3.1 According to the Municipal Finance Management Act, No.56 of 2003, chapter 8, section 60, the Municipal Manager is the Accounting Officer of the Municipality. However, in terms of section 79 of the MFMA he may authorize/ designate certain duties/tasks to designated Officials, who would be accountable to him. The Municipal Manager is therefore accountable for all transactions entered into by his designates. One of the main functions of the Municipal Manager is that of adequate and effective cash management.

The Chief Financial Officer is responsible for establishing systems, procedures, processes and training and awareness programs to ensure efficient and effective banking and cash management. Sound cash management includes the following:

- Collecting revenue when it is due and banking it promptly;
- Making payments, including transfers to other levels of government and nongovernment entities, no earlier than necessary, with due regard for efficient, effective and economical program delivery and the government's normal terms for account payments;
- Avoiding pre-payments for goods or services (i.e. payments in advance of the receipt of goods or services), unless required by the contractual arrangements with the supplier;
- Accepting discounts to effect early payment only when the payment has been included in the monthly cash flow estimates provided to the relevant treasury;
- Pursuing debtors with appropriate sensitivity and rigor to ensure that amounts receivable by the Municipality are collected and banked promptly;
- Accurately forecasting the institution's cash flow requirements;
- Timing the inflow and outflow of cash;
- Recognising the time value of money, i.e. economically, efficiently, and effectively managing cash; and
- Taking any other action that avoids locking up money unnecessarily and inefficiently, such as managing inventories to the minimum level necessary for efficient and effective program delivery and selling surplus or under utilised assets.

- 3.2 The overall responsibility of investments lies on the Municipal Manager. However the day to day handling of investments is the Chief Financial Officer's or his/hers authorised designator's responsibility.
 - 3.3 In the instance that the investment amount requires that the Municipal Manager submit recommendations to the Council for decision on the best investment to be made, quotations are required from the various financial institutions. In the case of telephonic quotations, the following information is required:
 - The name of the person who gave the quotation;
 - The relevant terms and rates; and
 - Other facts such as if interest is payable on a monthly basis or on maturation date

The Council needs to pass a resolution in respect of the limits for the investment of its funds.

- 3.4 In the instance that the Municipal Manager authorises the investment, both he and the Chief Financial Officer must authorise and affect the electronic funds transfer in respect of the investment amount.
- 3.5 Where payments to financial institutions in respect of investments are to be effected by cheque, the following procedures apply:
 - The Chief Financial Officer's clerk must complete a cheque requisition form and submit it to the Municipal Manager and Chief Financial Officer together with the supporting quotations;
 - The Municipal Manager or Chief Financial Officer must authorize the requisition.
 - When the Municipal Manager or CFO have authorised the requisition, the
 Municipal Manager and the CFO are required to sign the cheque and submit it to

the financial institution or release the electronic transfer of the funds to the financial institution.

3.6 All investment documents will require two signatories, namely the Municipal Manager and the Chief Financial Officer. Specimen signatures must be held by all financial institutions that the Municipality deals with.

4. Cash Management

Adequate and effective cash management is one of the main functions of the Chief Financial Officer or his/her authorised designate.

4.1 Debtor Collections:

- 4.1.1 All funds due to the Council must be collected timeously and banked on a daily basis. Cash left in the safe which poses a security risk, could result in higher insurance premiums to cover the additional risk and does not earn interest. Large sums of money received must be deposited into the bank account on the same day the payment is received.
- 4.1.2 It is important that all monies owing to the Council are correctly reflected in the debtors system. The following control measures are necessary:
 - A well-managed debtors and banking control system will ensure that funds owed to the Council are received and banked; and
 - It is also important to review debt collection performance by comparing the debtors outstanding in relation to total turnover and then comparing this to previous financial years, in order to determine whether the debt collection process is deteriorating or improving.
- 4.1.3 All monies collected by the Council must be banked in the primary bank account of the Council.

- 4.1.4 Moneys collected by some other agency on behalf of the Council shall be paid over to the Council or deposited in the primary bank account of the Council in a manner prescribed by the Municipal Manager.
- 4.1.5 The receipt of all monies collected by the Council shall be acknowledged forthwith by the issue of a numbered official receipt.

4.2 Payment of Creditors

- 4.2.1 Due to the high bank charges with regard to cheque payments, it is essential to limit the payment of creditors to one payment per creditor per month. Should the facility be available, payments should be done by electronic transfer subject to strict control measures.
- 4.2.2 When considering the time to pay a creditor, proper consideration must be given to the conditions of credit terms of payment offered.
 - In cases where a cash discount is given for early settlement, the discount, if the relevant time scale is taken into account, will in most cases be more than any investment benefit that could be received from temporarily investing the funds.
 - If discounts are offered for early settlement they must be properly considered and utilised.
- 4.2.3 Besides this, the normal conditions of credit terms of payment offered by suppliers, must also be considered and utilised to the full by paying on the due date and not earlier.

4.3 Receipt of Payments

4.3.1 Receipt of money over the counter:

- Every amount of payment received by a cashier or other officer responsible for the receipt of money shall be acknowledged at once by the issue of a numbered official receipt or cash ticket; and
- Every receipt form, which is cancelled, will be reattached, in the correct place, in the receipt book. Where computer generated receipts are used, the original receipt must be filed for audit purposes.

4.3.2 Receipt of Money by Post:

- When money (including postal orders and cheques) is received with the
 Council's mail, the Registry Clerk shall record all payment remittances as
 and when received in the cheque register in the presence of a witness.
 Post-dated cheques received in the Council's mail must also be recorded
 in the cheque register. The cheque register shall be regarded as the
 register of remittances received by post;
- The cheque register together with all remittances received must be sent to a designated official in the finance section;
- The designated official on receipt of the cheque register together with the remittances will code all remittances and submit it to the cashier for receipting;
- The cashier will receipt all remittances and issue official receipts to the designated official;
- The designated official will record all receipts in the cheque register and return same to registry.
 - The Registry Clerk must ensure that all receipts are recorded in the cheque register;
- All documents relating to remittances received in the mail must be filed for audit purposes;

- A separate register for postdated cheques will be maintained by the Registry Clerk and all postdated cheques must be stored safely in the Registry Strong room; and
- The Registry Clerk will ensure that all postdated cheques, which become
 due, are sent promptly to the designated official for receipting and
 recording of receipts in the postdated cheque register.

4.4 Bank and Cash

- 4.4.1 The Emalahleni Municipality will maintain at least one bank account. When more than one bank account exists the municipality will nominate one of the accounts as their primary bank account.
- 4.4.2 The following moneys must be paid into the primary bank account:
- All allocations to the municipality, including those made to a municipal entity or other external mechanism assisting the municipality in the performance of its functions;
- all income received on investments;
- all income received in connection with interest in any municipal entity including dividends;
- any other moneys as may be prescribed by the Minister of Finance.
- All money collected by a municipal entity or any other external mechanism on behalf of the municipality.

4.5 Management of Stocks

Cash management must be improved by seeing that adequate stock control is exerted over all goods kept in stock.

4.6 The Emalahleni municipality may only incur debt in terms of the Municipal Finance Act, No.56 of 2003, chapter 6. The Municipality may incur two types of debt, namely short term and long term debt. (Constitution, Section 230; LGTA, Section 10G)

4.6.1 Short term debt.

The Emalahleni municipality may incur short term debt only when necessary to bridge:

- Shortfalls within a financial year during which the debt is incurred, in anticipation of specific and realistic anticipated income to be received within that financial year; or
- Capital needs within a financial year in anticipation of funds deriving from specific and enforceable allocations or long term debt commitments.

The Emalahleni municipality:

- Must pay off short term debt within a financial year; and
- May not renew or refinance its short term debt, where such renewal or refinancing will have the effect of extending the short-term debt into a new financial year.

No lender may extend credit to the Emalahleni municipality for the purpose of renewing or refinancing debt that must be paid off in terms of the above. If a lender willfully extends credit to the Emalahleni municipality for the purpose

of renewing or refinancing debt, the Municipality is not bound by the contract in terms of which the credit was extended to the Municipality.

4.6.2 Long term debt.

The Emalahleni municipality may incur long term debt only for the purpose of capital investment in property, plant or equipment to be used for the purpose of achieving the objects of local government as set out in section 152 of the Constitution. Section 152 of the Constitution reads as follows: "The objects of local government are:

- To provide democratic and accountable government for local communities:
- To ensure the provision of services to communities in a sustainable manner:
- To promote social and economic development;
- To promote a safe and healthy environment; and
- To encourage the involvement of communities and community organisations in the matters of local government."

5. Investments

- 5.1 Legal Requirements
 - 5.1.1 The way in which surplus funds and other municipal funds can be invested, is controlled in terms of legislation:
 - GAMAP 106;
 - Municipal Finance Management Act, No. 56 of 2003;
 - Municipal Investment Regulations,no.R.308 promulgated in government gazette no.27431 of 1 April 2005
 - 5.1.2 The Minister may with the concurrence of the Minister of Finance by notice in the Gazette determine instruments or investments other than those referred to below in which Municipality may invest (Municipal Finance Management Act No.56 of 2003,section 168):

- Deposits with banks registered in terms of the Banks Act, 1990 (Act No. 94 of 1990);
- Securities issued by the National Government;
- Investments with the Public Investment Commissioners as contemplated by the Public Deposits Act, 1984 (Act No.46 of 1984);
- Listed corporate bonds with an investment grade rating from nationally or internationally recognized credit rating agency;
- Deposits with the Corporation for Public Deposits as contemplated by the Corporation for Public Deposits Act, 1984 (Act No.46 of 1984);
- Guaranteed endowment policies with the intention of establishing a sinking fund;
- Repurchase agreements with banks registered in terms of the Banks Act, 1990;
- Banker's acceptance certificates or negotiable certificates of deposit of banks registered in terms of the Banks Act,1990;
- Municipal bonds issued by a municipality; and
- Any other investment type as the Minister of Finance may identify by regulation in terms of section 168 of the MFMA, in consultation with the Financial Services Board.
- 5.2 Investment denominated in foreign currencies are prohibited. The municipality may only make an investment if it is denominated in Rand and is not indexed to, or affected by, fluctuations in the value of the Rand against any foreign currency.

5.3 Payment of Commission

- 5.3.1 No fee, commission or other reward may be paid to a councillor or official of the municipality or to a director of one of its entities or to a spouse or close family members of such councillor, director or official in respect of any investment made or referred by the district municipality or one of its entities.
- 5.3.2 If an investee pays any fee, commission or other reward to an investment manager in respect of any investment made by the municipality or one of its entities, both the investee and the investment manager must declare

such payment to the council or the board of directors of the entity by way of a certificate disclosing full details of the payment.

5.4 Reporting requirements

The Accounting Officer or his/her authorised designate must submit to the Mayor within 10 working days after the end of each month, the investment portfolio of the municipality as at the end of the month.

The report must set out at least:

- 5.4.1 the market value of each investment as at the beginning of the reporting period;
- 5.4.2 any changes to the investment portfolio during the reporting period;
- 5.4.3 the market value of each investment as at the end of the reporting period; and
- 5.4.4 fully accrued interest and yield for the reporting period.

5.5 Cash Flow Estimates

- 5.5.1 Before money can be invested, the Chief Financial Officer or his/her authorised designate must determine whether there will be surplus funds available during the term of the investment. He/she must fix the term of the investment.
- 5.5.2 In order to be able to make investments for any fixed term, it is essential that cash flow estimates be drawn up
- 5.5.3 When drawing up cash flow estimates, it is essential that the Chief Financial Officer or his/her Authorised designate take note of the following:

- Be aware of the expected cash flow and when it is likely to take place, as well as the timing with regard to cash outflow, as far as both the operating and the capital budgets are concerned;
- By utilising the available information and expertise, the Chief Financial Officer or his/her Authorised designate must assess the timing with regard to when, for how long and the amount to be invested; and
- Daily cash flow estimates must provide for daily call investments and investment withdrawals, whereas long-term investments must be based on projections further into the future.
- 5.5.4 When drawing up cash flow estimates, it is essential that the Chief Financial Officer or his/her Authorised designate take note of the following:
 - Be aware of the expected cash flow and when it is likely to take place, as well as the timing with regard to cash outflow, as far as both the operating and the capital budgets are concerned;
 - By utilising the available information and expertise, the Chief Financial Officer or his/her Authorised designate must assess the timing with regard to when, for how long and the amount to be invested; and
 - Daily cash flow estimates must provide for daily call investments and investment withdrawals, whereas long-term investments must be based on projections further into the future.
- 5. From time to time the Council will have surplus funds available which are not needed immediately and which could be invested. Depending on circumstances some funds could be invested for a long term whilst others would only be short-term investments. Surplus funds in the current account may also be invested for short periods (days).
- 5.7 Generally investments are done every 32 days when prior investments mature and

funds are available for re-investment. In order to diversify the investment portfolio, the following principles will apply when investments are made:

- Long term investments should be made with an institution of minimum A+ rating (where A+ refers to lower risk institutions);
- Short term investments should be made with an institution of minimum A+ rating (where A+ refers to higher risk institutions);
- Not more than 50% of available funds should be placed with a single institution;
 and
- The amount should not exceed 10% of the relevant institution's shareholder's funds (Capital and Reserves).

5.8 Use of Investment Managers

The municipality may appoint an Investment Manager/s to advise it on investments, manage investments on its behalf or advise it on investments and manage investments on its behalf.

An Investment Manager means a natural person or legal entity that is a portfolio manager registered in terms of the Financial Markets Control Act, 1985(Act no.1 of 1985).

6. Investment Ethics

The following ethics must apply when dealing with financial institutions and other interested parties:

6.1 The Municipal Manager and Chief Financial Officer or their authorised designates will be responsible for the investment of funds, and he/she has to steer clear of outside interference, regardless of whether such interference comes from individual Councillors, agents or any other institution.

6.2 Interest rates offered should never be divulged to another institution.

7. Investment Principles

7.1 Exposure to a single institution:

Money, especially large sums of money, must be invested with more than one institution, in order to limit risk exposure of Council. Not more than 50% of the available funds should be placed with a single institution. If legislation permits, Council must try to plan the distribution of its investments to cover different types of investments.

7.2 Risk and Return

It can be accepted as a general rule that the larger the return, the greater the risk.

7.3 Borrowing money for reinvestment

Council will only borrow money for reinvestment in exceptional cases, as this would mean interest rates would have to be estimated in advance, which can be seen as speculation with public funds.

7.4 Growth-related Investments

When making investments, the Chief Financial Officer or his/her Authorised designate must guarantee that at least the capital amount invested is safe, and must exercise due diligence in this regard.

8. Investment of Funds by the Municipality:

- 8.1 The investment register must be examined on a daily basis to identify investments falling due within the two weeks following and start the investment process such as looking at alternatives, cash flow requirements and timeous reporting to the Municipal Manager and Council.
- 8.2 Prior to the investment of monies, the Chief Financial Officer (CFO) or their authorised designates must determine whether there will be surplus funds available, as well as to fix the term for which such money should be invested.
- 8.3 In order to be able to make investments for any fixed term, it is essential that cash flow forecasts be drawn up.
- 8.4 In the instance where surplus funds are available for investment, the Chief Financial Officer or delegate should contact the various banking institutions for interest rate quotations and prepare manual or computerized quotations indicating the amounts to be invested, the rates quoted and the maturity values.

8.5 Based on the results of 8.4 above, and the value of the prospective investment, the CFO or his authorised designate should make an investment recommendation to the Municipal manager or, if the value is within a prescribed limit set by the Council, authorise the investment himself. The spreadsheet must be filed together with the

investment documentation.

- 9. General Investment Practice
- 9.1 General

After determining whether there is cash available for investment and fixing the maximum term of investment, the Chief Financial Officer or his/her Authorised designate must consider the way in which the investment is to be made. As rates can vary according to money market perceptions with regard to the terms of investment, quotations must be requested in writing, within term limitations, and these must be set out on a schedule.

9.2 Commission Certificate

The Auditor General requires the financial institution, where the investment is made, to issue a certificate for each investment made. This certificate must state that no commission has, nor will, be paid to any agent or third party, or to any person nominated by the agent or third party.

9.3 Cash in the Bank

Where money is kept in current accounts, it would be possible to bargain for more beneficial rates with regards to deposits, for instance call deposits. Fixed term deposits can increase these rates.

The most important factor is that the cash in the current account must be kept to an absolute minimum.

9.4 GAMAP

Much progress has been made in recent years in defining and introducing Generally Accepted Municipal Accounting Practice (GAMAP) standards for local government. Only minor changes are now required. Applying accounting principles specifically tailored for Municipalities promotes transparency. It will enable the content and the

presentation of financial statement information to be consistent and so enable informed decision-making on risks and returns. It is therefore of utmost importance that the Municipal Manager (MM) and the Chief Financial Officer apply GAMAP in the compilation of the budgets and financial statements of the Municipality as well as the financial systems in use.

10. Call Deposits and Fixed Deposits

- 10.1 Quotations should be obtained from a minimum of three financial institutions, bearing in mind the limits of the term of which it is intended to invest the funds. Should one of the institutions offer a better rate for a term, other than what the Municipality had in mind, the other institutions which were approached, should also be asked to fix a rate for that long a term.
- 10.2 It is acceptable to ask for quotations telephonically, as rates can generally change on a regular basis and time is a determining factor when investments are made. The person responsible for requesting quotations from institutions must record the following:
 - 10.2.1 Name of institution;
 - 10.2.2 Name of person quoting rates;
 - 10.2.3 Period of the investment;
 - 10.2.4 Relevant terms; and
 - 10.2.5 Other fact i.e. is interest payable monthly or on maturation date.

Once a quote has been accepted written confirmation of the details must be obtained from the financial institution.

10.3 Once the required number of quotes has been obtained, a decision must be taken regarding the best terms offered and the institution with which funds are going to be invested. The best offer must under normal circumstances be accepted, with thorough

consideration of investment principles. No attempt must be made to 19 make institutions compete with each other as far as their rates and terms are concerned.

If institutions have been asked for a quotation with regard to a specific package, the institution must be requested to give the best rate in their quotation. They must also be informed that, once the quotation has been given, no further bargaining or discussions will be entered into in that regard.

- 10.4 The above procedure must be followed for all investments.
- 10.5 The Chief Financial Officer or his/her Authorised designate must make sure that the investment document received is a genuine document, issued by an approved institution, and the investment capital must be paid over only to the institution with which it is to be invested and not to an agent.

11. Other External Deposits

Other investment possibilities, which are subject to the applicable legislation and are available to the Council, include debentures and other securities of the state as well as other Municipalities or statutory bodies in the Republic, instituted under and in terms of any law. With regard to such investments, the principles and practices set out above must apply.

12. Control over Investments

- 12.1 An investment register should be kept of all investments made. The following facts must be indicated:
 - 12.1.1 Name of institution;

- 12.1.2 Capital invested;
- 12.1.3 Date invested;
- 12.1.4 Interest rate; and
- 12.1.5 Maturation date.

The investment register and accounting records must be reconciled on a monthly basis.

- 12.2 The investment register must be examined on a fortnightly basis to identify investments falling due within the next two weeks. It must then be established as what to do with the funds bearing in mind the cash flow requirements.
- 12. 3 Interest, correctly calculated, must be received timeously, together with any distributable capital. The Chief Financial Officer or his/her Authorised designate must check that the interest is calculated correctly.
- 12.4 Investment documents and certificates must be safeguarded in a fire resistant safe, with dual custody. The following documents must be safeguarded:
 - Fixed deposit letter or investment certificate;
 - Receipt for capital invested;
 - Copy of electronic transfer or cheque requisition;
 - Excel schedule of comparative investment figures;
 - Commission certificate indicating no commission was paid on the investment;

and

- Interest rate quoted.
- 12. The Chief Financial Officer or his/her Authorised designate is responsible for ensuring that the invested funds are secure and, should there be a measure of risk, that such risk be rated realistically.

DATE ADOPTED:

28 MAY 2015

DATE REVISED:

N/A

EFFECTIVE DATE:

1 JULY 2015

