

# **Kingsclere Parish Council Investment Policy**

# Reviewed FE April 2025 Adopted Annual Meeting 19th May 2025

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## 1: Introduction

#### 1.1.

The Council acknowledges the importance of investing funds held on behalf of the community prudently.

#### 1.2.

In preparing its investment policy the Council is required under Section 15 (1) of the Local Government Act 2003 to have regard to such Guidance as the Secretary of State may issue.

#### 1.3.

The current statutory Community and Local Government (CLG) Investments Guidance Note came into force on 1 April 2010. This Guidance Note require that councils with assets in excess of £100,000 have an approved Investment Policy.

## 1.4.

The Guidance Note makes distinction between investments that are:

### 1.4.1.

High security and high liquidity (specified investments); and

## 1.4.2.

Those with potentially greater risks and lower liquidity (non-specified investments)

## 1.5.

Where a Town or Parish Council expects its investments at any time during a financial year to exceed £10,000 but not £100,000, it should decide on the extent, if any, to which it would be reasonable to have regard to the Investments Guidance Note in relation to that year.

## 2: Investment Objectives

#### 2.1.

The Council's investment priorities are the security of reserves and liquidity of its investments. The Council will aim to achieve the optimum return on its investments commensurate with proper levels of security and liquidity.

## 2.2.

All investments will be made in Sterling.

### 2.3.

The Department for Communities and Local Government maintains that borrowing of monies purely to invest, or to lend and make a return, is unlawful and the Council may not engage in such activity.

#### 2.4

If external investment managers are used, they will be contractually required to comply with the policy

# 3: Specified Investments

#### 3.1.

Specified Investments are, by definition in the Guidance note, those offering high security and high liquidity, made in Sterling and with a maturing of no more than a year. Such short-term investments made with the UK Government or a local authority to Town / Parish Council will automatically be Specified Investments, as will those with bodies or investment schemes of "high credit quality".

#### 3.2.

For the prudent management of its treasury balances, maintaining sufficient levels of security and liquidity, the Council will use:

#### 3.2.1.

Deposits with UK banks, UK building societies, UK local authorities or other UK public authorities

## 3.2.2.

The debt management agency of HM Government

#### 3.3.

Investments should only be made within a bank or building society which is safeguarded by the Financial Services Compensation Scheme (FSCS). From 1 January 2016 Parish Council accounts are included in this scheme. The maximum amount invested in any financial institution must be limited to the amount safeguarded by the FSCS.

## 4: Non-Specified Investments

## 4.1.

These investments have greater potential risk - examples include investment in the money market, subordinated bonds from banks, permanent interest-bearing shares from building societies and corporate stocks and shares.

#### 4.2

Given the unpredictability and uncertainties surrounding such investments, the Council will not use this type of investment.

## 5: Liquidity of Investments

#### 5.1.

The Responsible Financial Officer and the Finance and Establishment Committee will recommend to Council the amount and the maximum periods for which funds may be prudently committed so as not to compromise liquidity.

## **6: Long-Term Investments**

#### 6.1.

Long-term investments are defined in the Guidance note as greater than 12 months and require that, should the Parish Council wish to invest for periods greater than 12 months, it must identify the procedures for monitoring, assessing and mitigating the risk of loss of invested sums.

# 7: End of Year Investment Report

## 7.1.

At the end of the financial year, the Responsible Finance Officer will report on investment activity to the Finance and Establishment Committee.

## 8: Review and Amendment of the Policy

Reviewed FE April 2024 Adopted Annual Meeting 20th May 2024

#### 8.1.

The policy will, in conformity with the CLG Guidance Note, be reviewed by the Responsible Finance Officer for consideration and approval annually by the Finance and Establishment Committee.

### **Policy Adoption History**

As adopted at the Ordinary Meeting of the Parish Council on 25th June 2018
Reviewed by FE July 2019, no changes recommended to be approved by OM
Reviewed by FE July 2020, no changes recommended, approved by OM 27th July 2020
Reviewed by FE July 2021, no changes recommended, approved by OM 26th July Reviewed by FE July 2022, no changes recommended. approved by OM 25<sup>th</sup> July 2022
Date of next review, July 2023
Reviewed FE April 2023 Adopted Annual Meeting 22<sup>nd</sup> May 2023