

Investment policy

Policy No. 3301.100.E.R

1 Purpose

The Investment Policy establishes the rules City of Darwin adopts in investing funds not required to meet immediate liquidity needs with the exception of trust funds.

This policy is supplemented by Investment Procedures, which are not required to be adopted by Council. The procedures form part of City of Darwin's internal controls.

2 Scope

To invest Council's funds with consideration of risk and at the most favorable rate of return available to it at the time for the investment type. While exercising the power to invest, consideration is to be given to preservation of capital, liquidity and the return on investment.

Primary objectives of the policy are to:

- ensure the investment portfolio is structured to provide sufficient liquidity to meet all reasonably anticipated cash flow requirements
- minimise risk of capital losses through prudent management of credit risk, diversification of investments and ensuring investments do not need to be sold in adverse market conditions incurring a capital loss on sale
- earn interest
- ensure that funds are invested in accordance with legislative requirements
- identify the range of approved and prohibited investments
- set boundaries for exposure to the risks associated with investments
- ensure that Council maintains adequate control of its investments
- establish a framework for monitoring investments
- meet, or exceed, an agreed benchmark return appropriate to the risk tolerance of Council on a long-term basis.

Section 194 of the *Local Government Act 2019 (NT)* sets out the requirements of Council with respect to an Investments Policy. Specifically, Council may by resolution, adopt a policy for investing money that is consistent with this Act and the Minister's Guidelines.

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3 Policy statement

3.1 Legislative framework

Local Government Act

Section 194(1) of the Local Government Act 2019 (NT) states that ‘a council may invest money not immediately required for the purposes of the Council’.

Local government investment guidelines

Section 194(3) of the Local Government Act 2019 (NT) states that ‘a Council may, by resolution, adopt a policy that is consistent with this Act and the Minister’s Guidelines’.

Delegation of authority

In accordance with Section 40(2) of the Local Government Act 2019 (NT) Council has delegated the authority for implementation of the Investment Policy to the Chief Executive Officer.

In accordance with Section 168 of the Local Government Act 2019 (NT) the Chief Executive Officer has delegated implementation and management of the Investment Policy, subject to financial limits, to the General Manager Corporate.

This policy is however subject to any instrument of delegation or variation thereto issued from time to time by the Council or Chief Executive Officer.

Prudent person rule

The prudent person rule requires officers to exercise the same care, diligence and skill that a prudent person would exercise in managing the affairs of other persons. Acting prudently applies to selecting investments and requires an individual to consider diversification, appropriateness of the product, risk and anticipated return, liquidity, independent financial advice and to have a clear understanding of the product. Under no circumstances must an individual make an investment for speculative purposes.

Ethics and conflicts of interest

Officers shall refrain from personal activities that would conflict with the proper execution and management of Council’s investment portfolio. This policy requires officers to disclose any conflict of interest to the Chief Executive Officer.

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3.2 Authorised investments

Approved investments

Investments are limited to the NT Local Government legal and regulatory requirements including the Minister's Guidelines. If there is any conflict or contradiction between this policy and the legal requirements the legal requirements must prevail. The policy should be amended as soon as practicable after noting that a conflict or contradiction exists.

In addition to the legal requirements and without approval by specific resolution of Council investments are limited to:

- Local/State/Commonwealth Government Bonds, Debentures or Securities
- interest bearing securities issued by an Australian Prudential Regulation Authority, regulated authorised deposit taking institution.

All investments are subject to the Investment Limits stated in this policy.

Mandatory conditions

There are certain mandatory conditions that all investments must comply with:

- all investments must be in the name of City of Darwin. If using the services of an Investment Advisor or Broker, Council must ensure ownership is retained
- all investments must be denominated in Australian dollars
- all investments must be placed through a licensed financial services institution with a current Australian Financial Services Licence issued by the Australian Securities and Investment Commission, unless placed directly with the issuing entity whose interest-bearing securities must be compliant with the investment policy.

Prohibited investments

This policy prohibits any investment carried out for speculative purposes including:

- subordinated bank debt (all bank debt should be senior)
- derivative based instruments
- principal only investments
- standalone securities issued that have underlying futures, options, forward contracts and swaps of any kind
- shares of any kind
- investment denominated in foreign or cryptocurrencies.

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3.3 Environmental, social and governance (ESG) investing

Where financial institutions are offering equivalent investment returns with the same or similar credit rating and assessed financial risk and the investment fits within the provisions of this Investment Policy, preference will be given to placing funds with institutions identified as having the higher ESG standards which may include, but not limited to, investing with institutions not financing fossil fuel companies.

3.4 Risk management guidelines

Council is risk averse; risk aversion is the reluctance to invest in a product with a higher risk compared with a product with lower risk, but possibly lower returns. Risk can never be completely mitigated, and no investment is risk free.

This policy outlines the limits on investments that assist in mitigating risk within Council's control without unnecessary detrimental impact on investment returns.

Investments are to comply with the following key criteria:

- Credit Risk – limit overall credit exposure of the portfolio
- Counterparty Credit Risk – limit exposure to individual counterparties/ institutions' risk of default in repayment of interest and/or principal
- Diversification – setting limits to the amounts invested in a particular product (concentration risk), with a particular financial institution or government authority to reduce credit, liquidity and market risks
- Interest Rate Risk – the risk the fair market value of the investment fluctuates significantly due to changes in underlying interest rates
- Liquidity Risk – the risk council is unable to redeem the investment at a fair price within a timely period
- Market Risk – the risk the fair value or trading price of an investment will fluctuate due to changes in market conditions, including but not limited to credit, interest rate and maturity risk
- Maturity Risk – limiting of market and liquidity risk through managing individual investment maturities and timing of investment redemptions on a portfolio basis
- Grant Funding Conditions – conditions related to grant funding available to invest must be complied with.

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3.5 Investment limits

Term to maturity

The portfolio is to be invested with the following term to maturity constraints:

Maturity Band	Minimum Portfolio Exposure	Maximum Portfolio Exposure
<1 year	30%	100%
>1 year	0%	70%
>3 years	0%	30%
>5 years	0%	10%

All investments greater than 5 years must be issued by a government entity or carry a long-term rating of AA- or above from S&P (or an equivalent ratings agency) at the point of purchase or be issued by a Major Bank.

All investments rated BBB+ or below by S&P (or an equivalent ratings agency) must not have a maturity greater than 5 years at the point of purchase.

Liquidity requirements

The term of investments must also take into account Council's long term financial plan and liquidity requirements. The portfolio must be structured so that there are always sufficient funds available to meet weekly operational and capital cash requirements.

Variable loans

An evaluation must be carried out to determine whether surplus cash should be allocated towards variable loans or investments when considering new investments. The evaluation must consider the best economic benefit for City of Darwin on return on any new investments versus savings provided from offsetting variable loans.

Credit ratings

Credit ratings are a guide or standard for an investor, which indicate the ability of a debt issuer or debt issue to meet the obligations of repayment of interest and principal. Credit rating agencies such as Moody's, Standard and Poor's (S&P) and Fitch Rating make these independent assessments based on a certain set of quantitative and qualitative assessment criteria.

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Ratings in no way guarantee the investment or protect Council against investment losses. The prescribed ratings should not be misinterpreted as an implicit guarantee of the credit worthiness of investments or entities that have such ratings. Even given this challenge, ratings provide the best independent information available as to the credit risk inherent in the investments.

The following table provides a comparison of the rating equivalents between the different rating agencies:

Rating comparison table	Moody's		Standard & Poor's		Fitch	
Investment grade (credit risk level)	Long term	Short term	Long term	Short term	Long term	Short term
Highest (minimum credit risk)	Aaa	P-1 (Prime-1)	AAA	A-1+	AAA	F1+
Very high (Very low credit risk)	Aa1		AA+		AA+	
	Aa2		AA		AA	
	Aa3		AA-		AA-	
High (Low credit risk)	A1		A+	A-1	A+	F1/F1+
	A2	P-2/P-1	A		A	F1
	A3	P-2/P-1	A-	A-2	A-	F2/F1
Good (Moderate credit risk)	Baa1	P-2 (Prime-2)	BBB+		BBB+	F2
	Baa2	P-3/P-2	BBB	A-3	BBB+	F3/F2
	Baa3	P-3 (Prime-3)	BBB-		BBB-	F3

To limit overall credit exposure of the portfolio, Council has placed the following limits on portfolio credit ratings:

Credit rating (S&P or equivalent)	Maximum total investments
AAA to AA- (or major bank senior debt) and below	100%
A+ to A-	60%
BBB+ to BBB	30%

Major Banks for the purpose of this policy are defined as ANZ, CBA, NAB, Westpac and their wholly owned and guaranteed subsidiaries. Council is not permitted to purchase an investment with a credit rating lower than 'BBB'. In the event an investment is rated by S&P and another ratings agency (either Fitch or Moody's) the S&P rating will apply in the first instance to prevent "ratings arbitrage" between ratings agencies.

Policy breaches and ‘grandfathering’

If any investment is made in breach to this investment policy, that instrument will be divested as soon as it is practical (taking into account the costs and benefits of doing so). This will also apply to any investment that is downgraded and as a result no longer falls within the policy guidelines.

Any investment purchased when compliant with the investment policy may be held to maturity or sold as Council believes best, dependent on the individual circumstances, so long as the risk management strategy for the investment is in accordance with the principles of the Investment Guidelines as above, the prevailing legislation and the prudent person principles.

Specifically, Grandfathering will apply to any investment that:

- was made ineligible by a previous change to the external legislation if that change allows for grandfathering x
- is made ineligible as a result of a change to this investment policy x
- is in breach of the investment policy due to a change of circumstance. (e.g. because the investment has been downgraded or has had its credit rating withdrawn post purchase) x
- due to a change of portfolio size or composition (e.g. because the overall portfolio size has decreased and as a result the percentage of total portfolio limit which applies to individual remaining investments increases and therefore causes a breach)".

Individual counterparty credit framework (diversification)

The individual credit guidelines to be adopted will be based on the Standard and Poor’s (S&P) ratings system criteria (or Moody’s / Fitch equivalent if an S&P rating is not available). The maximum available limits in each rating category are as follows:

Credit rating	Maximum individual limit
Federal Government	100%
AAA to AA- (or Major Bank Senior Debt or State or Territory Government)	50%
A+ to A-	30%
BBB+ to BBB	10%

For the purposes of this policy any surplus funds placed against variable loans that are able to be drawn at the discretion of Council are excluded from Councils investment portfolio holdings and individual counterparty limits.

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3.6 Administration of policy

Investment register

Council must keep an up-to-date Investment Register supported by appropriate documentary evidence for each investment held.

For external audit purposes, certificates must be obtained from the financial institutions confirming the investments held on the Council's behalf as at 30 June each year and reconciled to the Investment Register.

Reporting

A monthly investment report will be provided to Council containing the following:

- list of investments by financial institution
- total cash and investments held
- percentage exposure to individual financial institutions
- adherence to the investment limits set in this policy
- investment portfolio performance against established benchmarks, including budget.

Benchmark

The performance of the investment portfolio shall be compared to the Bloomberg Ausbond Bank Bill Index (Bank Bill Index) as quoted at the end of each month.

Variations to policy

The Chief Executive Officer is authorised to approve temporary variations to the policy if required by legislative changes. All changes to the policy will be reported to Council within 30 days. All other variations to the policy are required to be authorised by Council.

Investment procedures

The Investment Procedures supplement this policy and define the procedures that officers must adhere to when managing investments including, but not limited to, authorisation, placement, redemption and reinvestment.

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Quotation for purchase and sale of investments

The investing officer must satisfy themselves that they are obtaining a fair market price for all investments made at all times. This may be accomplished by obtaining three (3) independent quotes from reputable market makers where the investment is widely traded or where it is not widely traded by reference to other similar instruments that are traded in the marketplace.

If this is not possible or impractical, the investing officer can rely on representations made by an Independent Advisor with no conflicts of interest regarding the purchase or sale of the investment.

For the avoidance of doubt the investing officer must not rely on representations made by the buyer, seller or broker or any other person with a potential conflict of interest or pecuniary interest in the buying or selling transaction.

Investment strategy

On a monthly basis and in conjunction with this Investment Policy, an Investment Strategy will be formulated and included in the monthly reports from the Investment Advisor, taking into consideration the following:

- council's cash flow requirements and implications for the portfolio liquidity profile
- allocation of investment types, credit quality, counterparty exposure and term to maturity
- current and projected market conditions and any likely impacts on relative positioning in terms of the portfolio and any necessary policy implications
- relative return outlook; risk-reward considerations; assessment of the market cycle and hence constraints on risk
- appropriateness of overall investment types for Council's portfolio
- projected investment portfolio size for the forthcoming year.

Safe custody

All investments must be settled and held directly in safe custody or via Council's Austraclear account to be maintained by Council as an associate member of Austraclear and operated by Council's Austraclear proxy provider.

Investment advisor

Independent investment advice should be obtained on a regular basis in relation to Council's policy, strategy and tactics.

The advisor must be an independent person who has no actual or potential conflict of interest in relation to investment products being recommended and is free to choose the most appropriate product within the terms and conditions of the investment policy.

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The independent advisor is required to provide written confirmation that they do not have any actual or potential conflicts of interest in relation to the investments they are recommending or reviewing, including that they are not receiving any commission or other benefits in relation to the investments being recommended or reviewed. Any commissions or other fees available to the advisor and which the advisor receives must be rebated in full to Council.

Investment advisor performance assessment

Investment Advisor performance may be measured annually by returns on the investment portfolio net of fees when compared with likely performance of the investment portfolio without external advice.

The Council can enter into a biennial contractual arrangement with the Investment Advisor with the Council having an option to renew for a further two years.

In renewing the contractual arrangement, the Council should also take into account the risks taken to achieve the returns and any other services the Investment Advisor may provide such as reporting, valuations, assistance with audit requirements, current market information and alerts all of which have an indirect benefit to Council in saving internal resources such as staff time.

Trading policy

Council will make every effort and will undertake cash flow forecasting to match investment maturities to cash flow requirements to minimise liquidation of investments prior to scheduled maturities and any associated penalties either explicit in the form of break costs or implicit in terms of broker fees, market spreads and potential loss of capital caused by selling at a value less than the ultimate redemption price.

Investments will be acquired with the intention of holding them to maturity, and cash liquidity requirements will be managed to ensure that Council avoids a situation which will require a forced sale of these assets in normal circumstances.

However, if Investment Policy Limits have been breached due to a change in the overall size of the investment portfolio, external or internal changes to investment policy parameters or for any other reason, then investments may be sold prior to maturity. Under these situations Council has the authority to make the necessary arrangements to withdraw from the investment as soon as practicable.

Council may also sell assets prior to maturity in the following circumstances:

- If the asset is liquid, easily tradeable, can be sold without significant loss and was purchased as part of a “liquidity buffer” against the event of unforeseen and unexpected liquidity requirements.
- Securities such as floating rate notes (FRN) and fixed bonds hold an advantage of being “liquid” compared to other complying investments such as term deposits which are illiquid. These securities can be sold to third parties and incur no ‘break fees’ (unlike term deposits when sold prior to maturity). They are however susceptible to mark-to market valuations so if sold prior to maturity they can incur a capital gain or a capital loss. Notwithstanding that Council will not adopt in an active

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trading strategy, FRN's can also be sold prior to maturity if it is deemed a beneficial capital gain and only on the recommendation of Councils Investment Advisor.

- If Council judges the asset has deteriorated in credit quality and there is a material risk of further market price deterioration or ultimate default if it continues to held and Council, upon seeking external advice from a competent and reputable advisor, is advised that a sale of the asset is in the best interests of Council for risk management purposes to potentially minimise any future losses.

Council will not view maximum and minimum allocations in investment categories as 'target' allocations. The portfolio should in normal circumstances be operated with a degree of margin around any policy restrictions."

Trust funds

Trust funds are excluded from this policy.

4 Definitions

Counterparty refers to the other individual or institution to an agreement or contract.

5 Legislative references

Local Government Act 2019 (NT)

Local Government (General) Regulations 2021 (NT)

Guidelines pursuant to the Act

Australian Accounting Standards

6 Procedures / related documents

Procedure - FIN04.01 - Investments End of Month

Procedure - FIN04.05 - Investments Report to Council

Procedure - FIN04.07 - New Investments, Rollovers & Redemptions

7 Responsibility / application

The General Manager Corporate is responsible for ensuring that this policy is understood and adhered to by all Council staff.

This policy will be reviewed bi-annually or more often as required.

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