



ACKWORTH PARISH COUNCIL

Investments Policy

INTRODUCTION

1.1 A local council may invest funds for any purpose relevant to its statutory functions or for the purpose of prudent financial management (ss.12, 19 and 23 LGA 2003 [LGA2003 s12 onwards](#)). The latest guidance on local authority investments was issued by the Department of Levelling-Up, Housing and Communities (DLUHC) in 2018.

1.2 Ackworth Parish Council acknowledges its responsibility to the community and the importance of prudently investing any reserves held by the Council.

1.3 Upon adoption of this Investment Policy, Ackworth Parish Council will endeavour to review any areas not currently aligned to this policy within a 12-month period of adoption in line with the next policy review date.

1.4 Upon adoption of this Investment Policy, Ackworth Parish Council's existing investments will continue on the current terms of the investment until the Council decide otherwise, adoption of this policy will not evoke automatic change.

OBJECTIVES

2.1 The general policy objective of the Council is prudent investment of its balances. The Council's investment priorities are:

- (i) Security of reserves
and then
- (ii) Liquidity of investments

2.2 The Council will aim to achieve the optimum return on its investments commensurate with proper levels of security and liquidity.

INVESTMENT POLICY

3.1 Ackworth Parish Council shall diversify its reserves between multiple relatively highly rated UK banks and building societies. The Council shall only use specified investments as defined by DCLG guidance.

3.2 A significant percentage of the Council's reserves shall be placed on interest bearing term/notice deposits.

3.3 To retain liquidity these shall be placed with phased end dates i.e. there will always be some maturing sooner than others.

3.4 No one investment shall be for a period longer than 12 months without Council review.

3.5 No investment shall be held with the council's current bankers unless authorised by the Council.

Adopted April 2024 - Council Meeting



3.6 The Council shall only invest with banks/building societies or other Investment Management Providers which it defines as “High Credit Quality”.

3.7 Investments shall be placed by the Responsible Financial Officer (if delegated authority is in place) having used due diligence including as a minimum finance search engines and ratings agencies.

- a. This shall be under the oversight of a Finance and General Purpose Committee.
- b. The actual movement of money shall be by the usual authorised signatories.

3.8 The procedure for undertaking investments, considering the need for timely and speedy placing of deal, shall be documented by the Responsible Financial Officer and approved by the Finance and General Purpose Chair before any investments are placed.

3.9 The Responsible Financial Officer shall review credit ratings of organisations in which the Council holds investments on a twice annual basis. Should the credit rating of an organisation fall below that specified under 3.6, the Responsible Financial Officer shall consult the Finance and General Purpose Committee and take the appropriate action.

REVISION

4.1 The Finance & General Purpose Committee shall review this policy annually and recommend any proposed changes to Full Council prior to the commencement of the new financial year.

4.2 Where no changes are proposed, Full Council shall note the policy as part of the May Annual Meeting.

4.3 Notwithstanding 4.1 this policy shall be reviewed in the event the Bank of England increases its base rate above 3% or the Financial Services Compensation Scheme is extended to cover the Council.

(Source SLCC 2019/YLCA 2024)