VILLAGE OF HOLLAND INVESTMENT AND DEPOSITORY POLICY

Adopted as of September 17, 1996

SCOPE The Village of Holland and its Clerk\Treasurer hereby directs that the Investing Authority of this public entity shall reside with Lyn Krasula (the "Treasurer") in accordance with this Investment Policy. This Policy is designed to cover all monies under the control of the Village of Holland and Lyn Krasula its Treasurer and those that comprise the core investment portfolio. Notwithstanding the policies detailed below, Chapter 135 of the Ohio Revised Code will be adhered to at all times.

- I. **OBJECTIVE and GUIDELINES:** The following investment objectives will be applied in the management of this public entity's funds:
 - A. The primary objective shall be the preservation of capital and protection of principal while earning investment interest.
 - B. In investing public funds, the Treasurer will strive to achieve a fair and safe average rate of return on the investment portfolio over the course of budgetary and economic cycles taking into account state law, safety considerations and cash flow requirements.
 - C. The investment portfolio shall remain sufficiently liquid to enable the Treasurer to meet reasonable anticipated operating requirements.
 - D. The investments portfolio should be diversified in order to avoid incurring potential losses regarding individual securities which may not be held to maturity, whether by erosion of market value or change in market conditions.
 - E. Investments shall be made with the exercise of that degree of judgment and care, under circumstances then prevailing, which persons of prudence discretion, and intelligence exercise in the management of their own affairs, not for speculation but for investment, considering the probable safety of their capital as well as the probable income to be derived.
 - F. Bank account relationships will be managed in order to secure adequate services while minimizing costs. Deposits should be concentrated in single accounts except where audit control considerations dictate otherwise.
 - G. Brokerage accounts and all other permitted investment account relationships will be managed in order to secure adequate services but minimizing costs.
- II. **Authorized Financial Institutions and Dealers.** U.S. Treasury and Agency securities purchased outright shall be purchased only through financial institutions located within the State of Ohio or through "primary securities dealers" as designated by the Federal Reserve Board.

Repurchase Agreements shall be transacted only through eligible public depositories or dealers located within the State of Ohio with which the Treasurer has signed a Master Repurchase Agreement as required in O.R.C., Chapter 135.

Certificates of Deposit shall be transacted through eligible public depositories with FDIC or FSLIC coverage which are located within the State of Ohio and qualify as eligible financial institutions under O.R.C., Chapter 135.

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A list of authorized institutions and dealers shall be maintained with the investing authority. Additions and deletions to this list shall be made when deemed in the best interest of the investing authority.

- III. **Maturity.** To the extent possible, the Treasurer will attempt to match its investments with anticipated cash flow requirements. Unless matched to a specific cash flow requirement, the Treasurer will not directly invest in securities maturing more than five (5) years from the date of purchase.
- IV. **Derivatives.** Investments in derivatives and in stripped principal or interest obligations of eligible obligations are strictly prohibited. A derivative means a financial instrument or contract or obligation whose value or return is based upon or linked to another asset or index, or both, separate from the financial instrument, contract, or obligation itself. Additionally, any security, obligation, trust account or instrument that is created from an obligation of a federal agency or instrumentality or is created from both is considered a derivative instrument.
- V. **Allowable Investments.** The Treasurer may invest in any instrument or security authorized in O.R.C. Chapter 135 as amended. A copy of the appropriate O.R.C. section will be kept with this policy.
- VI. **Collateral.** All deposits shall be collateralized pursuant to O.R.C. Chapter 135.
- VII. **The Mayor, Council and Treasurer.** The Mayor, Council and Treasurer will meet as often as they deem necessary, but not less than annually, to review the portfolio in terms of security, type, risk and investment return. The Treasurer shall be responsible for maintaining records of all investments and deposits and preparing reports that summarize recent market conditions, economic conditions, economic developments and anticipated investments for the Village in conjunction with the annual financial report.

Pursuant to O.R.C. Chapter 135, all brokers, dealers, and financial institutions initiating transactions with the investment authority by giving advice or making investment policy, or executing transactions initiated by the investment authority, must acknowledge their agreement to abide by the investment policy's content.

The Institution below by signing acknowledged that it has read and comprehends the investment policy, and agrees to abide by its content. An additional copy of this policy has been provided to the institution on the date of execution.

Name of Institu	tion		
Authorized Offi	cer		
Date			