INTRODUCTION

The purpose of this booklet is to provide Sekhukhune District Municipality (SDM) employees (both management and staff) and other stakeholders (such as the public, service providers and non-government organizations) with some essential information regarding the municipality’s Anti-Corruption campaign and the responsibilities of the various role players in combating corruption.

DEFINITION OF CORRUPTION

Corruption is described as any conduct or behavior in relation to persons entrusted with responsibilities in public office which violates their duties as public officials and which is aimed at obtaining undue gratification of any kind for themselves or for others.

DEFINITION OF FRAUD

What is fraud?
In South Africa fraud is defined as “the unlawful and intentional making of a misrepresentation that causes actual and or potential prejudice to another”. The use of the term is in its widest possible meaning and is intended to include all aspects of economic crime and acts of dishonesty.

In other words, fraud can be described as any conduct or behavior of which an dishonest representation and/or appropriation forms an element.

DIMENSIONS OF CORRUPTION

Corruption takes various forms in the public service and elsewhere in society. The following are examples of different types of corruption.

Bribery
Bribery involves the promise, offering or giving of a benefit that improperly affects the actions or decisions of public servants. This benefit may accrue to the public servant, another person or an entity. A variation of this manifestation occurs where a political party or government is offered, promised or given a benefit that improperly affects the actions or decisions of the political party or government.

Example: A traffic officer accepts a cash payment in order not to issue a speeding fine.

Embezzlement
This involves theft of resources by persons entrusted with the authority and control of such resources.

Example: Hospital staff that steal medicine and in turn sell this to private pharmacists.
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<th><strong>Blow the Whistle on Fraud and Corruption</strong></th>
<th><strong>Fraud</strong></th>
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<td>This involves actions or behavior by a public servant or other person or entity that fools others into providing a benefit that would not normally accrue to the public servant, or other persons or entity.</td>
<td><strong>Example:</strong> A public servant that registers a fictitious employee in order to collect the salary of that fictitious employee.</td>
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<td><strong>Extortion</strong></td>
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<td>This involves coercing a person or entity to provide a benefit to a public servant, another person or an entity in exchange for acting (or failing to act) in a particular manner.</td>
<td><strong>Example:</strong> A public health official threatens to close a restaurant on the basis of fabricated health transgressions unless the owner provides the public health official with regular meals.</td>
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Abuse of power
This involves a public servant using his or her vested authority to improperly benefit another public servant, person or entity (or using vested authority to improperly discriminate against another public servant, person or entity).

Example: During a tendering process but before actual selection of a successful contractor, the head of department, municipal manager expresses his or her wish to see the contract awarded to a specific person.

Conflict of interest
This involves a public servant acting or failing to act on a matter where the public servant has an interest or another person or entity that stands in a relationship with the public servant has an interest.

Example: A public servant considers tenders for a contract and awards the tender to a company of which his or her partner is a director.

Abuse of privileged information
This involves the use of privileged information and knowledge that a Public servant possesses as a result of his or her office to provide unfair advantage to another person or entity to obtain a benefit, or to accrue a benefit him or herself.

Example: A local government official has, as a result of his or her office, knowledge of residential areas that are to be rezoned as business areas, and then informs friends and family to acquire the residential properties with a view to sell these as business properties at a premium.

INDICATORS OF FRAUD AND CORRUPTION
The following are indicators (red flags) that could be an indication of the potential existence of fraud and corruption:

Indicators that individuals may be susceptible to committing fraud
Unusually high personal debts
Living beyond one’s means
Excessive gambling habits
Alcohol / drug problems
Undue family or peer pressure to succeed
Feeling of being underpaid
Feeling of insufficient recognition for job performance
Close association with suppliers
Wheeler-dealer attitude
Desire to “beat the system” Criminal record
Not taking vacations
Not allowing someone access to area of responsibility
Undisclosed conflict of interest and Rationalization for conflicting behavioral patterns.
Favoritism

This involves the provision of services or resources according to personal affiliation (for example ethnic or religious) of a public servant.

Example: A regional manager in a particular province ensures that only persons from the same ethnic group are successful in tendering for the supply of food.

Nepotism

This involves a public servant ensuring that family members are appointed to public service positions or that family members receive Contracts from the state.

Example: A head of department / municipal manager appoint his or her sister’s child to a position when a more suitable candidate has applied for the position.

The above illustration of the manifestations of corruption is by no means complete or exhaustive. Corruption appears in various permutations and degrees of intensity.

Indicators that the Sekhukhune Municipality may be a target for fraudsters

- A Municipality that lacks competent personnel
- A Municipality that does not enforce clear lines of authority and responsibility.
- A Municipality that does not enforce proper procedures for authorization of transactions
- A Municipality that lacks adequate documents and records
- No separation of responsibilities between the various duties within a business cycle
- Inadequate disclosure of personal investment and other income; Operating on a crisis basis
- Too much trust placed on key employees
- Failure to discipline violators of Municipal policy; and
- Inadequate background and reference checking before hiring new employees
**Indicators of opportunities to commit fraud**

- Rapid turnover of key employees through resignation or dismissal
- Dishonest and dominant management
- Inadequate training programmes
- Complex business structures
- No effective internal audit function
- Continuous problems with regulatory agencies and large year-end and unusual accounting transactions.

**LEGAL FRAMEWORK**

The following legislation and policies, amongst others, deal with corruption in South Africa:

- Corruption Act, Act 94 of 1992
- Municipal Finance Management Act, Act 56 of 2003
- Treasury Regulations
- Anti-Fraud and Corruption Policy of the Municipality
- Protected Disclosure Act and Code of conduct for the Municipal Code Conduct

**Remedies available within the full extent of the law.**

Appropriate prevention and detection controls will be applied. These include the controls and checking mechanisms as prescribed in existing policies, procedures and other relevant prescripts to the activities of the SDM and systems of internal control.

It is the responsibility of employees of the SDM to report all incidents of fraud, corruption, theft, maladministration or any other dishonest activities of a similar nature to his or her manager. If the employee or official is not comfortable of reporting such matters to his or her manager, he or she should report the matter to his or her manager’s superior, with final recourse to the Municipal Manager.

Employees may also report incidents by using the Municipal’s Disclosure Hotline reporting facility on **0800 000 224 and Fax 0800 007 788**, if they wish to remain anonymous or for any other reason.

All Directors are responsible for the detection, prevention and investigation of fraud, corruption, theft, maladministration or any dishonest activities of a similar nature, within their areas of responsibility.

The municipality will take appropriate legal recourse to recover losses or damages arising from fraud, corruption, theft or maladministration. If the matter could lead to the laying of criminal charges, it must also be reported to the South African Police Services.
In view of the legal framework and government policies:

It is the policy of the Sekhukhune District Municipality that fraud, corruption, theft, maladministration or any other dishonest activities of a similar nature will not be tolerated. In addition, these will be investigated and followed up by the application of all

**Blow the Whistle on Fraud and Corruption**

Where an official is alleged to have committed an act of fraud, corruption, theft or maladministration, the Municipal Manager will institute disciplinary proceedings within a reasonable period, in terms of the disciplinary code and procedure of the Municipality.

**PROTECTION OF WHISTLE BLOWERS**

**What is whistle blowing?**

Traditionally, the term ‘whistle blowing’ has been associated with the image of anonymous police informants – people who informed on their comrades during the apartheid era, often with devastating consequences. In today’s usage, whistle blowing is the process by which employees or other individuals can raise a concern about serious malpractice within a Municipality.
It is akin to an early warning system and a means of enabling employers to find out when something is going wrong in time to take corrective action.

Since February 2000, South Africa has had the most far-reaching “state of the art” whistle blowing legislation in the world. The **Protected Disclosures Act, 26 of 2000** aims to reassure workers with genuine concerns about malpractice that there is a safe alternative to silence, by providing protection against victimization to those responsible employees who speak up when they see something going wrong. Employees who are victimized and subjected to an occupational detriment for blowing the whistle on improprieties now have a legal remedy against their employer.

**The Protected Disclosures Act**

The Protected Disclosures Act, 26 of 2000 makes provision for the Protection of employees who make a disclosure that is protected in terms of this Act.

Any disclosure made in good faith and substantially in accordance with any procedure prescribed by the employee’s employer for reporting is considered a protected disclosure under this policy. An employee making a protected disclosure is protected from victimization on the basis of the disclosure.

**Anti-Corruption Hotline**

The toll free number for the hotline is **0800 000 224**. The hotline is designed to achieve the following:

To deter potential fraudsters by making all employees and stakeholders aware that the SDM is not a soft target, as well as encouraging employee participation in supporting, and making use of this facility. In order to encourage hesitant whistle blowers, the caller does not pay for the call

- To raise the level of awareness that the SDM is serious about fraud and corruption
- To detect incidents of fraud through encouraging whistle blowers to report incidents which they witness
- To assist the SDM in managing the requirements of the Protected Disclosures Act by creating a channel through which whistle blowers can report irregularities that they witness or which come to their attention. Anonymous persons are also encouraged to report to the hotline. The hotline will also protect the identity of whistle blowers who wish to remain anonymous.
- To assist the SDM to identify areas of fraud risk so that preventive and detective controls can be improved.
An employee or official who suspects or reports suspected dishonest activity or such activity, which he or she has witnessed, should be afforded the opportunity to remain anonymous should he or she so require.

Directors should discourage employees and officials from making allegations, which are false and made with malicious intentions. Where such malicious or false allegations are discovered, the person who made the allegations must be subjected to Municipal disciplinary action. The Protected Disclosures Act does not protect false disclosures.

**FREQUENTLY ASKED QUESTIONS**

*Who is responsible for fraud prevention and detection?*

SDM management are ultimately responsible in terms of Section 56 of the Municipal Finance Management Act (MFMA) to ensure that proper controls are in place to prevent and detect fraudulent and irregular activities.

All employees should be aware of the fraud indicators and report suspected acts of fraud and corruption through the appropriate channels.

*What is the Anti-Corruption Hotline?*

The hotline is a channel through which employees, suppliers, contractors, and other third parties can report irregular activities, free from victimization or repercussions.

The primary means of detecting fraud and corruption will and should always remain a sound system of internal controls and regular internal audits. These measures should be supplemented with an anti-fraud and corruption-reporting channel where information regarding fraud and corruption is collected and reports investigated.
Frequently Asked Questions on Fraud and Corruption

Vital to this function is the assurance of anonymity, commitment to investigate all irregularities, protection of whistle-blowers and consistent application of the fraud policy, regardless of the seniority of the alleged offender.

Who operates the Hotline?
A professional external independent party which provides a 24-hour professional service available in five official languages is operating the hotline. This ensures that the reporter can remain anonymous if he/she so wishes.

What is the Anti-Corruption Hotline number?
0800 000 224

What are examples of fraud and corruption?
The following actions can be considered to be fraudulent:

- Incidents of unauthorized, irregular or fruitless and wasteful expenditure as defined in the Municipality Finance Management Act and
- Any similar or related irregularity.

Why should I report incidents of fraud and corruption?
It is every member of society’s responsibility to report incidents of fraud and corruption because:

- It corrodes the national culture and ethos of democracy and good governance at all levels and sectors of society
- It depletes both government and civil society of scarce resources that are needed to ensure economic prosperity, equality and a better life for all
- It is blight on society caused by the worship of self and it is wrong.

What can I do to help to eradicate fraud and corruption?
Any dishonest, fraudulent or corrupt act theft of funds, supplies, or other assets. Maladministration or financial misconduct in handling or reporting of money, financial transactions or other assets:

- Making a profit from insider knowledge
- Disclosing confidential, proprietary, classified or restricted Information to outside parties
- Irregularly accepting, requesting, offering or giving anything of material value to or from contractors, suppliers, or other persons providing services/goods to the Municipality
- Irregular destruction, removal, or abuse of records, furniture, and equipment
- Deliberately omitting or refusing to report or act upon reports of any such irregular or dishonest conduct
- Acts of financial misconduct contemplated in terms of sections 175 to 177 of the Municipality Finance Management Act

Where I believe in good faith that I have identified an incident of Fraud, theft, corruption, maladministration and any related or similar incidents, REPORT through the appropriate channels such as the Anti-Corruption Hotline. **0800 000 224**

**Is there a written Code of Ethics?**

Yes, the SDM subscribes to the Code of Ethics as developed by the Municipal System Act.

**Why should there be a Code of Conduct?**

To ensure accountability in terms of agreed values and value systems. Fraud and Corruption thrive in an environment devoid of morals and ethics. Therefore, at the heart of the cure lies the establishment of an environment that is rich in moral and ethical values and behavior. The adoption of a well thought out Code of Conduct, encompassing the highest level of moral and ethical values is therefore critical in ensuring the success of any fraud prevention strategy.

**What are the values cherished by the SDM?**

- Absolute integrity
- A culture of honesty Loyalty
• Professionalism
• Acceptance of responsibility and accountability
• A positive public image
• Confidence from the public
• Striving for and maintaining credibility
• High standards of service delivery
• A sense of pride in belonging to the SDM
• Sanctioning bad, and rewarding good behavior and
• All other positive attributes contributing toward sound ethical standards.

**What is a Fraud Prevention Plan?**

This document contains the detailed procedures that needs to be followed in order to implement the fraud prevention strategy. It is an overall “game plan” setting out how the SDM will endeavor to reduce fraud and corruption within its ranks. This document will cover aspects such as the relevant role players, special initiatives to seek out fraud, highlighting red flags, setting out details of the fraud response plans, actions to be taken and so on.

**Does the SDM have a Fraud Prevention Plan?**

Each of the Municipal must have fraud prevention plan that is in line with their specific environment.