The Oversight Report

Introduction

This circular aims to provide councillors with practical guidance in financial governance and to assist in maintaining oversight within the broader governance context.

It focuses on the oversight process that councils must follow when considering the annual report and how to deal with the Oversight Report by encouraging continuous improvement and promoting accountability to stakeholders.

Please read this circular in conjunction with the following circulars:
- MFMA Circular 11 - Annual Reporting Guidelines - 14 January 2005
- MFMA Circular 18 - New Accounting Standards - 23 June 2005
- MFMA Circular 28 - Budget Content and Format - 12 December 2005

Background

Council is vested with the responsibility to oversee the performance of their respective municipality, as required by the Constitution, the Municipal Finance Management Act (MFMA) and Municipal Systems Act (MSA). This oversight responsibility of council is particularly important for the process of considering annual reports.

The MFMA and MSA recognise that council has a critical role to play to ensure better performance by municipal departments and entities. There now exists an explicit linkage between the strategic goals, set by council through the IDP, which are translated into the budget, and the delivery of those goals, which is reported in the Annual Report. It is important for council to ensure that the budget gives effect or expression to priorities contained in the IDP. A good budget will lay a basis for better oversight and cement the contracts between the executive/council, the administration and the public.

The MFMA gives effect to financial management reforms that place greater service delivery responsibilities on managers and makes them more accountable for performance. Whilst, in the first instance it is left to the mayor or the Executive Committee to resolve any performance failures, ultimately the council is vested with the power and responsibility to oversee both the executive and administration. Oversight occurs at various levels in a municipality and is explained in the following table:

<table>
<thead>
<tr>
<th>Financial governance framework applicable to local government</th>
</tr>
</thead>
<tbody>
<tr>
<td>Responsible for</td>
</tr>
<tr>
<td>Council</td>
</tr>
<tr>
<td>Executive Mayor or Committee</td>
</tr>
<tr>
<td>Municipal Manager</td>
</tr>
<tr>
<td>Chief Financial Officer and Senior Managers</td>
</tr>
</tbody>
</table>
Separation of roles

The separation of roles between the council and administration is intended to strengthen the oversight function of councillors. Good governance and effective oversight and accountability are predicated on there being this separation of functions. It is fundamental for the achievement of the objects for local government in the Constitution relating to a democratic and accountable system of local government. Council oversees the performance of the administration through council and committee meetings. The mayor provides the link between the council and administration and is responsible for regular monitoring and for tabling reports before the council. Therefore, the administration is responsible for the day-to-day operations. This separation avoids conflict of interest and a “referee/player” situation arising and is similar to the role played by Parliament.

The MFMA further assumes a separation between councillors serving on the executive (i.e. mayor or executive committee) and non-executive councillors. This separation is vital to ensure council maintains oversight for the performance of specific responsibilities and delegated powers to the mayor or executive committee.

The MFMA gives council a number of financial management tasks to fulfil its oversight role. The adoption of an “Oversight Report” is one such task. The diagramme on the following page illustrates the various oversight intervention points from the adoption of the Integrated Development plan (IDP), Budget, Annual Report and Oversight Report.

What is in an annual report?

Each municipality and each municipal entity must prepare an annual report for each financial year in accordance with the MFMA and MSA. The purpose of the annual report is:

- to provide a record of the activities of the municipality or entity;
- to provide a report on performance in service delivery and against the budget;
- to provide information that supports the revenue and expenditure decisions made; and
- to promote accountability to the local community for decisions made.

Annual reports are the key reporting instruments for municipalities to report against the performance targets and budgets outlined in their strategic plans. Annual reports are therefore required to contain information on service delivery and outcomes, in addition to financial statements. It is meant to be a backward-looking document, focusing on performance in the financial year that has just ended. It must demonstrate how the budget was implemented and the results of service delivery operations for that financial year.

When tabled, the annual report should include four main components, each of which has an important function in promoting governance and accountability. The main components are:

- The annual performance report as required by section 46 of the MSA.
- Annual Financial Statements submitted to the Auditor-General;
- The Auditor-General’s audit report on the financial statements in terms of section 126(3) of the MFMA; and
- The Auditor-General’s audit report on performance in terms of section 45(b) of the MSA.

Other components required to be included in the annual report are set out in the MFMA section 121 and the MFMA Circular No 11 issued 14 January 2005.

Annexure C contains guidance on the matters that should be considered and lists the components of the annual report with a checklist of questions that might be asked by councillors when considering these components and the overall report.
Financial Governance in Practice – Council Oversight

**PROCESS**

**IDP**
Strategic direction and goals set by council through IDP.

**BUDGET**
The IDP informs the annual budget which must be approved by council. Mayor then approves a Service Delivery and Budget Implementation Plan (SDBIP). Service delivery targets linked to performance contracts for senior management.

**ANNUAL FINANCIAL STATEMENTS**
Submitted to Auditor-General who issues audit report.

**ANNUAL REPORT**
Reports on financial and non-financial performance. Links to the strategic goals in the IDP.

**COUNCIL OVERSIGHT**

Council adopts IDP and undertakes annual review and assessment of past performance outcomes (Systems Act).

**IN YEAR REPORTS**
Council approves annual budget and monitors financial and non-financial performance through quarterly and mid-year reviews.

**AUDIT COMMITTEE**
Provides independent specialist advice on financial performance, efficiency and effectiveness, performance management and compliance with legislation.

**COUNCIL**
Council considers the authoritative and credible view of the Audit Committee.

**OVERSIGHT REPORT**
Report from Council adopting or rejecting the Annual Report. Key oversight role ensuring executive and administration accountable for performance.
What is the oversight report?

The oversight report is the final major step in the annual reporting process of a municipality. Section 129 of the MFMA requires the council to consider the annual reports of its municipality and municipal entities and to adopt an “oversight report” containing the council’s comments on each annual report.

The oversight report must include a statement whether the council:
- has approved the annual report, with or without reservations;
- has rejected the annual report; or
- has referred the annual report back for revision of those components that can be revised.

The oversight report is thus clearly distinguished from the annual report. The annual report is submitted to the council by the accounting officer and the mayor and is part of the process for discharging accountability by the executive and administration for their performance in achieving the goals set by council. The oversight report is a report of the municipal council and follows consideration and consultation on the annual report by the council itself. Thus the full accountability cycle is completed and the separation of powers is preserved to promote effective governance and accountability.

Annexure A sets out a recommended structure for an oversight report and draft resolutions to adopt the report.

Managing the process and forming committees

The processes for council oversight of the IDP, budget, annual report and preparing an oversight report may be complex for many councils, in particular where resources to support the functioning of the council are limited. For example, reviewing an annual report within full council meetings may not be practicable and may restrict the effectiveness of the analysis and discussions. Thus councils need to establish appropriate mechanisms to enable all councillors and the public to fully digest and discuss the annual report contents.

Once the annual report is tabled the council effectively has two months in which to consider the report, invite public submissions and to finalise its oversight report. Given there are a number of steps and many stakeholders the review can be made more manageable if a committee process is established breaking it down into more easily managed parts.

It is recommended that councils consider the establishment of an oversight committee under sections 33 and 79 of the Municipal Structures Act 1998. This committee and, if needed, sub-committees could be responsible for the detailed analysis and review of the annual report and then drafting an oversight report that may be taken to full council for discussion. Such a committee may receive and review representations made by the public and also seek inputs from other councillors and council portfolio committees.

The oversight committee should be made up of only non-executive councillors and representatives of the community and can be formed each year to deal with the annual report. Municipal officials cannot be members of an oversight committee as this would pose a conflict of interest. Assistance from the municipality’s Audit Committee in the review process is also recommended as a major source of independent specialist advice.

All meetings of Council and the oversight committee at which an annual report is considered must be open to the public and a reasonable time must be allowed for discussion of any written submissions received and for members of the community and organs of state to address the meetings. Representatives of the Auditor-General are entitled to attend and to speak at any meetings held to discuss the annual report. Timely notice of meetings should be given to enable representations to be made. Making representations to the oversight committee should not necessarily preclude
representations by the same individuals to the full council as this promotes transparency in the process.

At the same time that the committee is analysing the report in detail, other councillors should also be conducting their own review of the report. This can include discussions with constituents, ward committees and ward representatives to encourage inputs and comments and to prepare for the full council meeting that considers the annual report and oversight report.

Questions raised with the administration by council or the committee may be taken on notice by the accounting officer and responses subsequently provided to the committee process. Ideally however, questions should be responded to immediately during the committee meetings to avoid delays. The top management team may assist the accounting officer if needed. If the executive or the accounting officer and administration are unable to respond immediately to questions raised at committee or council meetings, then the committee or council may rightfully conclude that the executive and administration have not performed satisfactorily and may not understand the report that they have tabled.

When enquiring on matters in the annual reports from municipal entities, issues of commercial confidence may arise. In such cases the council should make a judgement as to whether the information is essential to determine a conclusion on the annual report and whether it may be necessary to meet in private. Such a step must be taken with caution in order not to weaken the democratic and transparency objectives of the annual reporting process.

Municipalities should take into account all costs of the various mechanisms (oversight committee and other meetings) for reviewing the annual report and preparing an oversight report. The cost needs to be balanced against the need for transparency, good governance practice and accountability, the capacity of the municipality and the need for an effective process within the time allowed.

Timing considerations

Annexure B provides the key steps in the annual reporting process as required by the MFMA. Note that no later than two months from the date of tabling, council must consider the annual report and adopt an oversight report. Also the annual report must be made public immediately after it is tabled and the public invited to submit representations. To assist with this process a municipal finance management “calendar” will be published in the near future.

Councils are encouraged to effectively use the time permitted under the MFMA (two months from when report tabled) for consideration in order to achieve a quality and acceptable annual report and strive for approval of a report that meets the provisions of the MFMA and MSA. Municipalities are encouraged to review the report immediately upon it being tabled so that steps to obtain additional information and amendments can be taken to facilitate completion of the oversight report within the timetable provided. The process for consideration may involve an initial review and analysis that seeks inputs from the community, Audit Committee and the administration, to be followed by a further review of the report, additional information and representations received. When any additional information is required the administration should promptly provide this.

The MFMA provides that if all the components of the annual report are not completed on time, then those components that are available must be tabled and considered and a written explanation be submitted to council as to why components are delayed and when they will be tabled. In such cases an oversight report may be completed and the report approved, but this should be with reservations or referred back for completion when the missing components are tabled, no more than two months later. In any case the components that have been tabled must be published and open for public representations and, where required, the oversight report amended when the remaining components are tabled.
Understanding the annual report and determining conclusions

A mechanism that facilitates better understanding of the annual report by all councillors is essential, as the MFMA requires that Council, and not the executive or administration, comment on the annual report and arrive at a decision.

To facilitate consideration of the annual report in its entirety the council should obtain the views of the Audit Committee, which is charged with providing council with, among other matters as prescribed, an authoritative and credible view of the financial position of the municipality or entity, its efficiency and effectiveness, performance management and the level of compliance with the MFMA, Division of Revenue Act (DORA) and other relevant legislation.

In order to approve the annual report without reservations, Council should be able to agree that the information contained in the report is a fair and reasonable record of the performance of the municipality and properly accounts for the actions of the municipality in the financial year reported upon. Approval means that the executive and administration have discharged in full, their accountability for decisions and actions and that their performance meets the criteria set by performance objectives and measures and is also acceptable to the community.

Should the Council have reservations on any matter in the report then these reservations should be outlined in the oversight report and the executive and administration should address these as determined by council.

A conclusion that the report is approved without reservations is the preferred outcome from the process. However, this conclusion should not be an outcome of only cursory examination of the report but should be as a result of a rigorous analysis by councillors with inputs from the public and other stakeholders.

Although the accounting officer is required to attend all meetings where the report is discussed to respond to questions, it is incumbent on all councillors to fully understand the report in order to identify matters that may require further information from the accounting officer.

Staff performance bonuses

To promote continuous improvement in the performance of the municipality and entities, it is strongly recommended that council reward performance in a manner that is commensurate with achievement of policy outcomes. Therefore, the payment of performance bonuses should be measurable with the extent of outcomes achieved. In some instances, performance bonuses were paid even though performance could not be measured. If the level of acceptance cannot be achieved then it follows that the performance of the administration has not met the objectives approved in the IDP, Budget and Service Delivery and Budget Implementation Plans. Where reservations exist, the seriousness of such should be taken into account before considering any part-payment of bonuses.

Municipal Entities

Where municipalities have one or more municipal entities, separate annual reports from the municipality and each of the entities will be tabled in council. Only the annual financial statements will be consolidated in the municipality report. Although each of the annual reports is to be considered by council it would be impractical to complete multiple oversight reports. It is recommended that council adopt one oversight report that provides comments on each of the annual reports. In this way council is able to reinforce the important linkages between the municipality and its entities, their close interrelationship in the provision of services and that performance of the municipality is an outcome of performance by the municipal administration and all the entities.
Conclusion

Municipalities and municipal entities are required to table in council by 31 January an annual report for the previous financial year. Councils must consider the reports and adopt an oversight report by 31 March. This circular outlines the importance of the annual report in ensuring effective democratic and accountable local government and provides guidance on the manner in which the reports should be considered.

The MFMA provides that the National Treasury may issue guidelines on the manner of consideration of annual reports and the functioning and composition of any public accounts or oversight committee. Until such guidelines are issued, councils and boards of entities are encouraged to consider and implement this circular.

The challenge facing councillors is to utilise their strategic plans, budget documents and annual reports to improve oversight and to hold municipal departments and entities and the executive to account for their performance.

Further enquiries on this circular may be directed to the MFMA helpline email address below.

Abbreviations

AFS   Annual Financial Statements
MFMA  Municipal Finance Management Act, No. 56, 2003
MSA   Municipal Systems Act, No. 32, 2000
SDBIP Service Delivery and Budget Implementation Plans (s 53 MFMA)
DORA  Division of Revenue Act for the relevant budget year.
IDP   Integrated Development Plan

Other information relating to annual reporting for municipalities may be found in:
• MFMA Circulars 11 and 18.
• On SDBIP, refer to MFMA Circulars 13 and 19.

Contact

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T. Pillay
Chief Director: Local Government
15 March 2006
ANNEXURE A

Structure and Contents of the Oversight Report –

The Oversight Report should contain:

1. Title and reference to the year under review.

2. Resolutions and statement required by MFMA s129(1) (see recommended resolutions below).

3. Summaries of comments and conclusions on the annual report of the municipality referred to in the resolutions, including one or more of the following:
   (i) Summary of reservations, if approved with reservations and actions to be taken by the executive and administration to resolve reservations.
   (ii) Summary of components required to be revised, if referred back for revision and actions to be taken by the executive and administration to provide revisions and the date for these to be submitted.
   (iii) Summary of reasons for rejection of the report, if report is rejected and what other action should be taken by the executive and administration.
   (iv) In cases where only components of the annual report are submitted by the mayor detail those components and restrict comments to this effect. Include a statement listing the outstanding components and estimated timeframe for these to be tabled and considered by council.

4. Summaries of comments and conclusions on the annual reports of each municipal entity referred to in the resolutions, including one or more of the following:
   (i) Summary of reservations, if approved with reservations and actions to be taken by the executive and administration or the entity to resolve reservations.
   (ii) Summary of components required to be revised, if referred back for revision and actions to be taken by the executive and administration or the entity to provide revisions and the date for these to be submitted.
   (iii) Summary of reasons for rejection of the report, if report is rejected and what other action should be taken by the executive, administration and the entity.
   (v) In cases where only components of the annual report are submitted by the chairman detail those components and restrict comments to this effect. Include a statement listing the outstanding components and estimated timeframe for these to be tabled and considered by the board of directors.

5. Annexures to the report should provide the following –
   (i) Summary of the process followed in the review, including:
      ▪ Copies of minutes of meetings of committee.
      ▪ Summary of written representations submitted by the public, auditor-general and other spheres of government.
      ▪ Responses to questions provided by the accounting officer.
   (ii) Other information as may be needed to support the conclusions in the resolutions, for example, outcomes of large infrastructure / capital projects and programmes.

Resolutions and Statement

The statement required in the oversight report by section 129(1) of MFMA, should be in the form of a council resolution to record both the adoption of the oversight report and the comments of council on the report.
The resolutions should, as a minimum, state:

Council resolves that:

1. The Council having fully considered the annual report of the municipality and representations thereon, adopts the oversight report; and
2. (insert one of the following as appropriate)
   - Council approves the annual report without reservations; or
   - Council approves the annual report with reservations as included in the comments in the oversight report pages xx to xx; or
   - Council refers the annual report back for revisions of the components listed on pages xx to xx of the oversight report; or
   - Council rejects the annual report of the municipality for the reasons summarised in pages xx to xx of the oversight report.
3. (Where further action or revisions are required in the resolutions): Council requests the Mayor (Executive Mayor) to report to Council on the actions required as a result of these resolutions by <date to return to Council>.

Where the annual reports of municipal entities are also considered additional resolutions should be adopted to refer to the municipal entities –

Council resolves that:

1. The Council having fully considered the annual report of the municipal entity <name> and representations thereon, adopts the oversight report; and
2. (insert one of the following as appropriate)
   - Council approves the annual report without reservations; or
   - Council approves the annual report with reservations as included in the comments in the oversight report pages xx to xx; or
   - Council refers the annual report back for revisions of the components listed on pages xx to xx of the oversight report; or
   - Council rejects the annual report of the municipal entity <name> for the reasons summarised in pages xx to xx of the oversight report.
3. (Where further action or revisions are required in the resolutions): Council requests the municipal entity to report to Council on the actions required as a result of these resolutions by <date to return to Council>.
ANNEXURE B

Steps in the Annual Reporting processes

The following outlines the major steps in the annual reporting process indicating responsibilities and dates prescribed in the MFMA and MSA.

<table>
<thead>
<tr>
<th>Prescribed Dates</th>
<th>Actions</th>
<th>MFMA (MSA)</th>
<th>Responsibility of</th>
</tr>
</thead>
<tbody>
<tr>
<td>31 August</td>
<td>Submit municipality’s AFS to Auditor-General</td>
<td>S126(1)(a)</td>
<td>Municipal Manager</td>
</tr>
<tr>
<td>31 August</td>
<td>Submit municipal entity AFS to parent municipality and to Auditor-General</td>
<td>S126(2)</td>
<td>Municipal Entity Accounting Officer</td>
</tr>
<tr>
<td>30 September</td>
<td>Submit consolidated AFS to Auditor-General (municipalities and entities)</td>
<td>S126(1)(b)</td>
<td>Municipal Manager</td>
</tr>
<tr>
<td>31 October and quarterly thereafter</td>
<td>Auditor-General submits to Parliament and the provincial legislature names of any municipalities, which have failed or continue to fail to submit AFS.</td>
<td>S133(2)</td>
<td>Auditor-General</td>
</tr>
<tr>
<td>Within three months of receiving AFS (30 November or 31 December)</td>
<td>Audit report returned to Municipal Manager</td>
<td>S126(3)</td>
<td>Auditor-General</td>
</tr>
<tr>
<td>On receipt of audit report</td>
<td>Municipality must address any issues raised by the Auditor-General and prepare action plans to address issues and include these in annual report. Provide copy of report to Audit Committee.</td>
<td>S131(1)</td>
<td>Municipal Manager. Mayor must ensure compliance by municipality</td>
</tr>
<tr>
<td>31 December</td>
<td>Entity submits annual report to Municipal Manager</td>
<td>S127(1)</td>
<td>Municipal Entity Accounting Officer</td>
</tr>
<tr>
<td>31 January</td>
<td>Annual Reports of municipality and entities tabled in Council</td>
<td>S127(2)</td>
<td>Mayor</td>
</tr>
<tr>
<td>Immediately after annual report is tabled</td>
<td>Annual report made public and local community invited to submit representations</td>
<td>S127(5)(a)</td>
<td>Municipal Manager</td>
</tr>
<tr>
<td>Immediately after annual report is tabled</td>
<td>Annual report submitted to Auditor-General, relevant provincial treasury and provincial department responsible for local government in the province.</td>
<td>S127(5)(b)</td>
<td>Municipal Manager</td>
</tr>
<tr>
<td>When meetings held to discuss the annual report</td>
<td>Attend meetings to respond to questions concerning the report</td>
<td>S129(2)(a)</td>
<td>Accounting Officer of municipality and entity</td>
</tr>
<tr>
<td>Following meetings to discuss the annual report</td>
<td>Submit copies of minutes of the meetings to the Auditor-General, provincial treasury and provincial department responsible for local government</td>
<td>S129(2)(b)</td>
<td>Accounting Officer of municipality and entity</td>
</tr>
<tr>
<td>Within two months of report being tabled (31 March)</td>
<td>Council to have considered the annual report and adopted an oversight report</td>
<td>S129(1)</td>
<td>Council</td>
</tr>
<tr>
<td>Within seven days of adoption of oversight report</td>
<td>Make public the oversight report</td>
<td>S129(3)</td>
<td>Accounting Officer</td>
</tr>
<tr>
<td>Within seven days of adoption of oversight report</td>
<td>Submit to the provincial legislature, the annual report of municipality and entities and the oversight reports on those annual reports.</td>
<td>S132(1) &amp; (2)</td>
<td>Accounting Officer</td>
</tr>
<tr>
<td>As necessary</td>
<td>Monitor compliance with submission of reports to provincial legislature</td>
<td>S132(3)</td>
<td>MEC for local government in the province</td>
</tr>
<tr>
<td>Within 60 days of receiving annual reports</td>
<td>Report to provincial legislature any omissions by municipalities in addressing issues raised by the Auditor-General.</td>
<td>S131(2)</td>
<td>MEC for local government in the province</td>
</tr>
<tr>
<td>Annually</td>
<td>Report to Parliament on actions taken by MEC’s for local government to address issues raised by Auditor-General on municipal and entity AFS</td>
<td>S134</td>
<td>Cabinet member responsible for local government</td>
</tr>
</tbody>
</table>

Notes:
- MFMA section 133 provides for consequences of non-compliance with provisions relating to the submission of AFS and tabling of annual reports.
- All dates shown are the latest permissible in terms of the applicable legislation, earlier compliance is preferable.
ANNEXURE C

Checklist for considering the annual report

The MFMA provides that the purpose of the annual report of a municipality or a municipal entity for each financial year is:

• to provide a record of activities;
• to provide a report on performance against the budget; and
• to promote accountability to the local community for decisions made throughout the year.

The MSA provides that an annual performance report must be prepared for each financial year to report on the performance of the municipality and each external service provider, compared with targets set for performance.

The annual report requirements are provided in Chapter 12 of the MFMA, sections 45 and 46 of the MSA and the annual Division of Revenue Act.

The following checklist summarises what must be included in the annual report and is designed to support and guide councillors and officials. It should be noted however, that this list is not exhaustive and from time to time other information requirements may be prescribed. Consideration must also be given to specific circumstances and conditions in which other questions may be appropriate. Councillors and officials are encouraged to make suggestions to enhance this checklist and send these to the National Treasury.

Council should verify that the required information is contained in the annual report and then consider the relevance and accuracy of information accordingly. The checklist provides guidance on how matters could be considered.

The oversight committee and the full council may use this checklist as a means to organise the report and to manage requests for additional information. The questions suggested may be used by all councillors to gain clarification on contents of reports and also to verify compliance with the MFMA and MSA. Responses to many of these questions should be provided by the accounting officer of the municipality and/or municipal entities.

Note that the views of the Audit Committee and the findings of the Auditor-General are primary sources of information to assist council in determining a decision on the annual report.
<table>
<thead>
<tr>
<th>Information required to be included in annual reports</th>
<th>Council Considerations and Questions</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Financial Matters</strong></td>
<td><strong>Financial reporting matters to be considered</strong></td>
</tr>
<tr>
<td>The annual financial statements (AFS) for the municipality and, if applicable, consolidated statements (with all entities) as submitted to the Auditor-General</td>
<td>Where the municipality has sole or effective control of a municipal entity, consolidated financial statements are required. The AFS are to be in the form as required by the applicable accounting standards. MFMA Circular 18 with annexures, 23 June 2005, provides guidelines on the new accounting standards for municipalities. Have the required standards been met – refer audit report and report of audit committee for views on this?</td>
</tr>
<tr>
<td>The Auditor-General’s reports on the financial statements of the municipality and the entities</td>
<td>Is the audit report included in the annual report as tabled? If not, when will the audit report be tabled? What are causes of the delays? What actions are being taken to expedite the report?</td>
</tr>
<tr>
<td>Any explanations that may be necessary to clarify issues in connection with the financial statements</td>
<td>The above applies also to the AFS of municipal entities.</td>
</tr>
<tr>
<td>An assessment by the accounting officer on any arrears on municipal taxes and service charges, including municipal entities</td>
<td>Has an adequate assessment been included? Is there sufficient explanation of the causes of the arrears and of actions to be taken to remedy the situation? Is any other action required to be taken?</td>
</tr>
<tr>
<td>Particulars of any corrective action taken or to be taken in response to issues raised in the audit reports</td>
<td>The conclusions of the annual audit may be either – an unqualified audit opinion with or without management issues, which means that the financial statements are acceptable; a qualified audit opinion setting out reasons for qualification, which means that certain issues need to be addressed before an unqualified opinion can be achieved; or the auditor will disclaim the statements and not offer an opinion. In this case there may be serious financial issues to be addressed. The objective of the municipality should be to achieve an unqualified audit opinion. Taking into account the audit report, audit opinion and the views of the audit committee, council should consider: To what extent does the report indicate serious or minor financial issues? To what extent are the same issues repeated from previous audits? Is the action proposed considered to be adequate to effectively address the issues raised in the audit report? Has a schedule of action to be taken been included in the annual report, with appropriate due dates? Note that actions taken on audit issues are to be reported to the provincial legislature, the MECs for local government and finance to report on any omissions by municipalities in addressing issues. Council should confirm that the audit report has been forwarded to the MECs.</td>
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<tr>
<td>The above applies also to the AFS of municipal entities.</td>
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<tr>
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<tr>
<td>An assessment by the municipality’s accounting officer of the municipality’s performance against measurable performance objectives for revenue collection from each revenue source and for each vote in the approved budget</td>
<td></td>
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</table>
| The budget of the municipality must contain measurable performance objectives for revenue from each source and for each vote in the budget, taking into account the IDP (MFMA s17(3)(b)). The accounting officer must include these objectives in the annual report and report on performance accordingly.  
Has the performance met the expectations of council and the community?  
Have the objectives been met?  
What explanations have been provided for any non-achievement?  
What was the impact on the service delivery and expenditure objectives in the budget?  
Council should comment and draw conclusions on performance and explanations provided. |

<table>
<thead>
<tr>
<th>An assessment by the municipal entity’s accounting officer of the entity’s performance against any measurable performance objectives set in terms of the service delivery agreement or other agreement between the entity and the municipality</th>
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</thead>
</table>
| Agreements between the municipality and its entities for service delivery are to include measurable performance objectives. This will include measures of services delivered to the community, financial targets, expenditure targets etc. The entity’s annual report must include an assessment by the accounting officer, of performance against these objectives. In order to show the linkage between the entity and the municipality, the report of the municipality should also include the performance of entities.  
Has the performance met the expectations of council and the community?  
Have the performance objectives been met?  
What explanations have been provided for any non-achievement?  
What was the impact on the service delivery and expenditure objectives in the budget?  
Council should comment and draw conclusions on performance and explanations provided. |

<table>
<thead>
<tr>
<th>Any information as determined by the municipality, the entity or its parent municipality</th>
</tr>
</thead>
<tbody>
<tr>
<td>Review any other information that has been included in regard to the AFS. The above applies also to the AFS of municipal entities.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Recommendations of the audit committee in relation to the AFS and audit reports of the municipality and its entities</th>
</tr>
</thead>
</table>
| Have the recommendations of the audit committee in regard to the AFS been adequately addressed by the municipality and/or the entity?  
What actions need to be taken in terms of these recommendations?  
Conclusions on these recommendations and the actions required should be incorporated in the oversight report. |

<table>
<thead>
<tr>
<th>Allocations received and made</th>
<th>Considerations</th>
</tr>
</thead>
</table>
| The report should disclose:  
- Details of allocations received from another organ of state in the national or provincial sphere.  
- Details of allocations received from a municipal, entity or another municipality.  
- Details of allocations made to any other organ of state, another municipality or a municipal entity.  
- Any other allocation made to the municipality under Section 214(1)(c) of the Constitution.  
Have these allocations been received and made?  
Does the audit report confirm the correctness of the allocations received in terms of DORA and provincial budgets?  
Does the audit report or the audit committee recommend any action?  
Council should comment and draw conclusions on information and explanations provided. |
<table>
<thead>
<tr>
<th>Allocations received by and made to the municipal entity</th>
</tr>
</thead>
<tbody>
<tr>
<td>The report should disclose:</td>
</tr>
<tr>
<td>• Details of allocations received from any municipality or other organ of state.</td>
</tr>
<tr>
<td>• Details of any allocations made to a municipality or other organ of state.</td>
</tr>
<tr>
<td>• Other information as may be prescribed.</td>
</tr>
<tr>
<td>Have these allocations been received and made?</td>
</tr>
<tr>
<td>Does the audit report confirm the correctness of the allocations received in terms of DORA and provincial budgets?</td>
</tr>
<tr>
<td>Does the audit report or the audit committee recommend any action?</td>
</tr>
<tr>
<td>Council should comment and draw conclusions on information and explanations provided.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Information in relation to the use of allocations received</th>
</tr>
</thead>
<tbody>
<tr>
<td>Section 123 of the MFMA and MFMA guidance circular 11, require that the municipality provide information per allocation received per vote and include:</td>
</tr>
<tr>
<td>• The current year and details of spending on all previous conditional grants, for the previous two financial years. Information is to be provided per vote. (For example, municipalities must report on all transfers received from provincial housing departments for housing subsidy grants for three financial years, and indicate how such funds were spent, and for what projects.</td>
</tr>
<tr>
<td>• Information stating whether the municipality has complied with the conditions of the grants, allocations in terms of section 214(1)(c) of the Constitution and allocations received from other than another organ of state. Where there is non-compliance, details of the reasons for non-compliance are to be provided.</td>
</tr>
<tr>
<td>• Information on whether allocations under the DORA were delayed or withheld and the reasons advanced for this.</td>
</tr>
<tr>
<td>This information is required on all allocations excluding the municipality's portion of the equitable share and where prescribed otherwise by the nature of the allocation.</td>
</tr>
<tr>
<td>The Auditor-General will ensure that the audit process includes a proper assessment (and reconciliation) on all national grants received by a municipality. Council should consider this aspect of the audit report and comments by the audit committee on the use of allocations received.</td>
</tr>
<tr>
<td>Council should be satisfied that –</td>
</tr>
<tr>
<td>• the information has been properly disclosed;</td>
</tr>
<tr>
<td>• conditions of allocations have been met; and</td>
</tr>
<tr>
<td>• that any explanations provided are acceptable.</td>
</tr>
<tr>
<td>The comments of the Auditor-General and the views of the audit committee should be used to determine the accuracy and appropriateness of this information.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Information in relation to outstanding debtors and creditors of the municipality and entities</th>
</tr>
</thead>
<tbody>
<tr>
<td>Municipalities and entities are reminded of the requirement to include, in their annual financial statements, amounts owed to them and persistently delayed beyond 30 days, by national or provincial departments and public entities.</td>
</tr>
<tr>
<td>It is also a requirement to report on whether the municipality or entity has met its statutory commitments, including the payment of taxes, audit fees, and contributions for pension and medical aid funds.</td>
</tr>
<tr>
<td>Council should be satisfied that –</td>
</tr>
<tr>
<td>• the information has been properly disclosed;</td>
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</tr>
</tbody>
</table>
Disclosures in notes to AFS

Information relating to benefits paid by municipality and entity to councillors, directors and officials

Information on the following items is to be included in the notes to the annual report and AFS:

- salaries, allowances and benefits of political office bearers, councillors and boards of directors, whether financial or in kind;
- any arrears owed by individual councillors to the municipality or entity for rates and services, which at any time were outstanding for more than 90 days, including the names of councillors;
- salaries allowances and benefits of the municipal manager, CEO of a municipal entity, CFO and every senior manager;
- contributions for pensions and medical aid;
- travel, motor car, accommodation, subsistence and other allowances;
- housing benefits and allowances;
- overtime payments;
- loans and advances, and;
- any other type of benefit or allowance related to staff.

Council should be satisfied that –

- the information has been properly disclosed;
- conditions of allocations have been met; and
- that any explanations provided are acceptable.

The comments of the Auditor-General and the views of the audit committee should be used to determine the accuracy and appropriateness of this information.

Municipal Performance

The annual performance reports of the municipality and entities

Section 46, MSA requires municipalities to submit a performance report reflecting the performance of the municipality and each service provider, a comparison of the performance with targets set for the previous year and measures taken to improve performance. The report must form part of the annual report. Questions that may be considered are –

Has the performance report been included in the annual report?
Have all the performance targets set in the budgets, SDBIP, service agreements etc. been included in the report?
Does the performance evaluation in the annual report compare actual performance with targets expressed in the budgets and SDBIP approved for the financial year?
In terms of key functions or services, how has each performed? Eg. have backlogs for water, sanitation and electricity been reduced? What are the refuse collection volumes, library usage statistics etc?
To what extent has performance achieved targets set by council?
Is the council satisfied with the performance levels achieved?
Is the community satisfied with performance? Has a customer satisfaction survey been undertaken and, if so, how do the results align with the annual report contents? What were the outcomes of public consultation and public hearings?
What actions have been taken and planned to improve performance?
Is the council satisfied with actions to improve performance?
Did the targets set in the budgets, SDBIP agree with the targets set in the performance contracts of the municipal manager and each senior manager?
Does the report evaluate the efficiency of mechanisms applied to deliver the performance outcomes?
Taking into account the audit report and opinion and the views of the audit committee, is performance considered to be efficient and effective?
To what extent have actions planned for the previous year been carried over to the financial year reported upon?
Have any actions planned in the reported year been carried over to the current or future years? If so are any explanations been provided by the municipal manager and are these satisfactory?
Council should comment and draw conclusions on information and explanations provided.

Audit reports on performance

Section 45, MSA requires that the Auditor-General must audit the results of performance measurements, as part of the internal auditing processes and annually.

Have the recommendations of internal audit been acted on during the financial year?
Have recommendations by internal audit and/or the auditor-general been included in action plans to improve performance in the following year?

Performance of municipal entities and municipal service providers

The annual report of the municipality should provide an assessment of the performance of the municipal entities and all contracted service providers. This is in addition to the separate annual reports of the entities.
The report should evaluate the effectiveness of these services and whether alternative mechanisms should be considered.

Is the council satisfied with the evaluation and conclusions of the municipality?
What other actions are considered necessary to be taken by the accounting officers?

For municipal entities – an assessment of the entity’s performance against any measurable performance objectives set in terms of the service delivery agreement or other agreement between the entity and municipality

This is the separate report of the municipal entity and should contain details of service delivery agreements with the municipality and the performance measures therein.
Council should consider similar issues to that outlined above for municipal performance to determine a view on the performance of municipal entities.

To what extent were the objectives and performance measures of the entity aligned to the overall strategic objectives of the municipality and its IDP?
Is the report of the municipal entity consistent with the conclusions on performance evaluation by the municipality?
What specific actions should be taken by the entity and the municipality to improve performance?

General information

The following general information is required to be disclosed in the annual report.

Relevant information on municipal entities

The municipality should disclose all information relating to the municipal entities under the sole or effective control of the municipality. Information to be disclosed includes names and types of entities, members of the board, addresses and contact details for entities, the purpose of the entity, the functions and services provided, the type and term of service level agreements with the entities.

The use of any donor funding support

What donor funding has the municipality received?
Have the purposes and the management agreements for the funding been properly agreed upon?
Have the funds been used in accordance with agreements?
Have the objectives been achieved?
Has the use of funds been effective in improving services to the community?
What actions need to be taken to improve utilisation of the funds?

Agreements, contracts and projects under Private-Public-Partnerships

Information similar to the details of municipal entities should be provided. Council should ensure that all details have been supplied.

Service delivery performance on key services provided

This may be a high level summary, in addition to detailed information on performance, which sets out overall performance under the strategic objectives of the municipality.
Overall results on the strategic functions and services should be summarised.
This should cover all services whether provided by the municipality.
| **Information on long-term contracts** | Details of all long-term contracts including levels of liability to the municipality should be included. Council should ensure all information is correctly supplied. |
| **Information technology and systems purchases and the effectiveness of these systems in the delivery of services and for ensuring compliance with statutory obligations** | Details of significant IT activities should be outlined indicating the effectiveness of the IT projects and the quality of IT services. Council should consider how effectively the IT services support and facilitate performance of the municipality and whether value for money has been obtained. Details of any future IT proposals should be summarised. Council should comment and draw conclusions on the information provided. |
| **Three year capital plan for addressing infrastructure backlogs in terms of the Municipal Infrastructure Grant (MIG) framework** | A summary of the long-term capital plans and how these address the backlogs of services in the municipality should be provided. This should include details of types and scale of backlogs, projected cost implications, strategies to address the backlogs and plans proposed and/or approved. The summary here should cross reference to the performance reports in the annual report and also will be highlighted in the coming budgets. Council should consider whether the plans appropriately address the backlogs and are consistent with the strategic policy directions of council and needs of the community. |

**Other considerations recommended**

| **Timing of reports** | **Was the report tabled in the time prescribed?**  
**Has a schedule for consideration of the report been adopted?** |
| **Oversight committee or other mechanism** | **What mechanisms have been put in place to prepare the oversight report?**  
**Has a schedule for its completion and tabling been adopted?** |
| **Payment of performance bonuses to municipal officials** | Refer to Section 57 MSA as amended. Bonuses based on performance may be awarded to a municipal manager or a manager directly accountable to the municipal manager after the end of the financial year and only after an evaluation of performance and approval of such evaluation by the municipal council. Preferably such evaluation should be considered along with the annual report. The basis upon which performance is evaluated for payment of bonuses should be reconciled with the municipal performance reported in the annual report.  
**Have bonuses been paid based on achievements of agreed outputs and after consideration of the annual report by council?**  
**If so has a proper evaluation of performance been undertaken?**  
**Was the evaluation approved by council?**  
**Does the performance evaluation align and reconcile with the performance reported in the annual report? If not, what reasons have been given for non-reporting of the basis of evaluation in the annual report?**  
**Are the payments justified in terms of performance reported in the annual report?**  
Conclusions and comments on the evaluation and payment of performance bonuses of council should be included in the oversight report. |