

MADE AND ENTERED INTO BY AND BETWEEN:

MOPANI DISTRICT MUNICIPALITY

AS REPRESENTED BY THE MUNICIPAL MANAGER

ΜΑΤSHANKUTU ΤΙΜΟΤΗΥ ΜΑΑΚΕ

AND

MOHALE CHAMP MACHUBENE THE EMPLOYEE OF THE MUNICIPALITY

PERFORMANCE AGREEMENT

FOR THE

FINANCIAL YEAR: 1 JULY 2013 – 30 JUNE 2014

ENTERED INTO BY AND BETWEEN:

The Municipality herein represented by Matshankutu Timothy Maake in his capacity as Municipal Manager (hereinafter referred to as the **Employer** or Supervisor)

and

Mohale Champ Machubene Employee of the Municipality (hereinafter referred to as the **Employee**).

WHEREBY IT IS AGREED AS FOLLOWS:

1.	Introduction	1.1	The Employer has entered into a contract of employment with the Employee in terms of section 57(1) (a) of the Local Government: Municipal Systems Act 32 of 2000 ("the Systems Act"). The Employer and the Employee are hereinafter referred to as "the Parties".
		1.2	Section 57(1)(b) of the Systems Act, read with the Contract of Employment concluded between the parties, requires the parties to conclude an annual performance agreement.
		1.3	The parties wish to ensure that they are clear about the goals to be achieved, and secure the commitment of the Employee to a set of outcomes that will secure local government policy goals.
		1.4	The Parties wish to ensure that there is compliance with Sections 57 (4A), 57 (4B) and 57 (5) of the Systems Act.
2.	Purpose of this	The pu	rpose of this Agreement is to:
	Agreement	2.1	Comply with the provisions of Section 57(1) (b), (4A), (4B) and (5) of the Act as well as the employment contract entered into between the parties.
		2.2	Specify objectives in terms of the key performance indicators and targets defined and agreed with the employee and to communicate to the employee the employer's expectations of the employee's performance and accountabilities in alignment with the Integrated Development Plan, Service Delivery and Budget Implementation Plan (SDBIP) and the Budget of the municipality.
		2.3	Specify accountabilities as set out in a Performance Plan, which forms an Annexure to the Performance Agreement.
		2.4	Monitor and measure performance against set targeted outputs.
		2.5	Use the Performance Agreement as the basis for assessing whether the employee has met the performance expectations applicable to his or her job.
		2.6	In the event of outstanding performance, to appropriately reward the employee.
		2.7	Give effect to the employer's commitment to a performance-orientated relationship with its employee in attaining equitable and improved service delivery.

	3. Commencement and duration	3.1	This Agreement will commence on 1 July 2013 and will remain in force until 30 June 2014 thereafter a new Performance Agreement, Performance Plan and Personal Development Plan shall be concluded between the parties for the next financial year or any portion thereof.	
		3.2	The parties will review the provisions of this Agreement during June each year The parties will conclude a new Performance Agreement and Performance Plan that replaces this Agreement at least once a year by not later than one month after the beginning of each successive financial year.	
		3.3	This Agreement will terminate on the termination of the Employee contract of employment for any reason.	
		3.4	The content of this Agreement may be revised at any time during the above-mentioned period to determine the applicability of the matters agreed upon.	
		3.5	If at any time during the validity of this Agreement the work environment alters (whether as a result of government or Council decisions or otherwise) to the extent that the contents of this Agreement are no longer appropriate, the contents shall immediately be revised.	
•	4. Performance	4.1	The Performance Plan (Annexure A) sets out-	
	Objectives		 4.1.1 Key Performance Areas that the employee should focus on. 4.1.2 Core competencies required from employees. 4.1.3 The performance objectives, key performance indicators and targets that must be met by the Employee. 4.1.4 The time frames within which those performance objectives and targets must be met. 	
		4.2	The performance objectives, key performance indicators and targets reflected in Annexure A are set by the Employer in consultation with the Employee and based on the Integrated Development Plan, Service Delivery and Budget Implementation Plan (SDBIP) and the Budget of the Employer, and shall include strategic objectives; key performance indicators; targets; projects and activities that may include dates and weightings. A description of these elements follows:	
			4.2.1 The strategic objectives describe the strategic intent of the organisation that needs to be achieved.	
			4.2.2 The strategic performance indicators provide the details of the evidence that must be provided to show that a key objective has been achieved.	
			4.2.3 The target dates describe the timeframe in which the work must be achieved.	
			4.2.4 The weightings show the relative importance of the key performance areas, key objectives, and key performance indicators to each other.	

5.	Performance Management System	5.1	The Employee agrees to participate in the performance system that the Employer adopts or introduces for management and municipal staff of the Employer.	
		5.2	The Employee accepts that the purpose of the performance system will be to provide a comprehensive system performance standards to assist the Employer, management staff to perform to the standards required.	with specific
		5.3	The Employer will consult the Employee about the species standards that will be included in the performance manage applicable to the Employee.	
		5.4	The Employee undertakes to actively focus towards the implementation of the KPA's (including special projects employee's responsibilities) within the local government fra	relevant to the
		5.5	The criteria upon which the performance of the Employee s shall consist of two components, Key Performance A Competency Requirements, both of which shall be co Performance Agreement.	reas and core
			5.5.1 The Employee must be assessed against both com weighting of 80:20 allocated to the Key Performant and the Core Competency Requirements (CCRs) res	ce Areas (KPA's)
			5.5.2 KPA's covering the main areas of work will account CCRs will account for 20% of the final assessment.	nt for 80% and
			5.5.3 Each area of assessment will be weighted and w specific part to the total score.	vill contribute a
		5.6	The Employee's assessment will be based on his / her perform of the key performance indicator outputs / outcomes in attached Performance Plan (Annexure A), which are linke and will constitute 80% of the overall assessment res weightings agreed to between the Employer and Employee	dentified as per to the KPA's, ult as per the
			Key Performance Areas (KPA's)	Weighting
			Municipal Institutional Development and Transformation	15%
			Basic Service Delivery	50%
			Local Economic Development (LED)	5%
			Municipal Financial Viability and Management	5%
			Good Governance and Public Participation	20%
			Spatial Rationale	5%
			Total	100%
		5.7	Manager's responsibilities are also directed in terms of the a key performance areas. In the case of managers directly the Municipal Manager, other key performance areas functional area of the relevant manager can be addressed and the relevant manager ant manager and the relevant manager and the	accountable to related to the ded subject to

		5.8		I make up the other 20% of the Employee's a	
				e deemed to be most critical for the Emplo	
				elected (v) from the list below as agreed	
			Employer and Managers:	d Employee. Three of the CCRs are compuls	ory for Municipal
			CORE MANAGERIA	L COMPETENCIES (CMC) ¹	WEIGHT
		ľ	Strategic Capability a	and Leadership	5%
			Programme and Pro		20%
			Financial Manageme	nt	5%
			Change Managemer	it	5%
			Knowledge Manager	nent	5%
			Service Delivery Inno		20%
			Problem Solving and		10%
		-	People Management		5%
			Client Orientation an	d Customer Focus	10%
			Communication		5%
		-	Accountability and E		10%
		Ļ		Total percentage	100%
6. Evalu	lating	6.1	The Perform	ance Plan (Annexure A) to this Agreement set	s out :
	ormance		6.1.1 The	standards and procedures for evaluating	the Employee's
			perf	ormance.	
			6.1.2 The	intervals for the evaluation of the Employee's	s performance.
		C D	Describe the s	and the second of a second test second of the second second	the the foundation
		6.2		establishment of agreed intervals for evaluat	
				on review the Employee's performance at ar	ny stage while the
			contract of e	mployment remains in force.	
		6.3	Personal gr	owth and development needs identif	ied during any
			performance	review discussion must be documented	d in a Personal
			· · · · · · · · · · · · · · · · · · ·	Plan as well as the actions agreed to and	
				ace within set time frames.	
		6.4		e's performance will be measured in terms o	
			the strategic	objectives and strategies set out in the Emplo	oyer's IDP
		6.5	The Annual p	erformance appraisal will involve:	
				essment of the achievement of results as	outlined in the
				ormance Plan:	
			(a)	Each KPA should be assessed according	
				which the specified standards or perfor	
				have been met and with due regard to ad h	noc tasks that had
				to be performed under the KPA.	
			(1-)	Values are supplied for KDPs and Asticities	Indor oach KDA ar
			(b)	Values are supplied for KPI's and Activities u	
				part of the Institutional Assessment. Based	-
				an activity or KPI, over or under performar	
				and converted to the 1-5 point scale aut	
				scores are carried over to the applic	
				performance plan. During assessment, the	
				chance to submit evidence of perfor	mance where a
				disagreement.	

	(c)	The applicat final KPA sco	ble assessment ratings and sc pre.	ores will calculate a
6.	5.2 Asse	essment of the	e CCRs:	
	(a)		hould be assessed according becified standards have been r	-
	(b)	An indicativ provided for	ve rating on the five-point	t scale should be
	(c)		should be multiplied by the ring the contracting process, t	
	(d)	paragraph 6	able assessment rating ca 5.5.1) must then be used to a inal CCR score.	
6.	.5.3 Ove	rall rating:		
	ratin	ng calculator.	is calculated by using the app Such overall rating represen hted ratings contained in the	ts the outcomes of
	whic ne assessme	ent of the per	the outcome of the performat rformance of the Employee w PA's and CCRs:	
fo	whic ne assessme Ilowing rati	ent of the pering scale for K	the outcome of the performa rformance of the Employee w PA's and CCRs:	vill be based on the
	whic ne assessme Ilowing rati	ent of the per ing scale for K iinology	the outcome of the performan rformance of the Employee w PA's and CCRs: Description Performance far exceeds the standard expected of	
fo Rating	which ne assessme Ilowing rati Term Outstandi	ent of the per ing scale for K iinology ing nce nce tly above	the outcome of the performan formance of the Employee w PA's and CCRs: Description Performance far exceeds	vill be based on the
fo Rating 5	which the assessme llowing rati Term Outstandi performat significant	ent of the per ing scale for K iinology ing nce nce tly above ons	the outcome of the performant formance of the Employee w PA's and CCRs: Description Performance far exceeds the standard expected of an employee at this level. Performance is significantly higher than the standard expected in	vill be based on the % Score 167
fo Rating 5 4	which the assessme llowing ration Term Outstanding performant Significant expectation Fully effect	ent of the per ing scale for K iinology ing nce nce tly above ons	the outcome of the performance of the Employee w PA's and CCRs: Description Performance far exceeds the standard expected of an employee at this level. Performance is significantly higher than the standard expected in the job. Performance fully meets the standards expected in	vill be based on the % Score 167 133 - 166

		6.7	 For the purpose of evaluating the performance of the section 57 manager reporting to the municipal manager, an evaluation panel constituted of the following persons must be established- 6.7.1 Municipal Manager 6.7.2 Chairperson of the performance audit committee 6.7.3 Member of the mayoral committee 6.7.4 Municipal manager from another municipality 	
		6.7	The manager responsible for human resources of the municipality must provide secretariat services to the evaluation panels referred to in sub-regulations (d) and (e).	
7.	Schedule for Performance Reviews		The performance of each Employee in relation to his / her Performance Agreement shall be reviewed within the month following the quarters as indicated with the understanding that reviews in the first and third quarter may be verbal if performance is satisfactory:	
			First quarter: July – September 2013(October 2013)Second quarter: October – December 2013(January 2014)Third quarter: January – March 2014(April 2014)Fourth quarter: April – June 2014(July 2014)	
			The Employer shall keep a record of the mid-year review and annual assessment meetings.	
			Performance feedback shall be based on the Employer's assessment of the Employee's performance.	
		7.4 The Employer will be entitled to review and make reasonable changes to the provisions of Annexure "A" from time to time for operational reasons. The Employee will be fully consulted before any such change is made.		
		7.5 The Employer may amend the provisions of Annexure A whenever the performance management system is adopted, implemented and / or amended as the case may be. In that case the Employee will be fully consulted before any such change is made.		
8.	Developmental Requirements	The Personal Development Plan (PDP) for addressing developmental gaps is attached as Annexure B.		
9.	Obligations of	9.1	The Employer shall:	
	the Employer		9.1.1 Create an enabling environment to facilitate effective performance by the employee.	
			9.1.2 Provide access to skills development and capacity building opportunities.	
			9.1.3 Work collaboratively with the Employee to solve problems and generate solutions to common problems that may impact on the performance of the Employee.	
			9.1.4 On the request of the Employee delegate such powers reasonably required by the Employee to enable him / her to meet the performance objectives and targets established in terms of this Agreement.	

		9.1.5 Make available to the Employee such resources as the Employee may reasonably require from time to time to assist him / her to meet the performance objectives and targets established in terms of this Agreement.			
10. Consultation	10.1	The Employer agrees to consult the Employee timeously where t exercising of the powers will have amongst others –			
		10.1.1 A direct effect on the performance of any of the Employee's functions.			
		10.1.2 Commit the Employee to implement or to give effect to a decision made by the Employer.			
		10.1.3 A substantial financial effect on the Employer.			
	10.2	The Employer agrees to inform the Employee of the outcome of any decisions taken pursuant to the exercise of powers contemplated in 10.1 as soon as is practicable to enable the Employee to take any necessary action without delay.			
11. Management of Evaluation Outcomes	11.1	The evaluation of the Employee's performance will form the basis for rewarding outstanding performance or correcting unacceptable performance.			
	11.2	A performance bonus of between 5% to 14% of the all-inclusive annual remuneration package may be paid to the Employee in recognition of outstanding performance to be constituted as follows:			
		% Rating Over % Bonus			
		Performance 130 - 133.8 5%			
		133.9 – 137.6 6%			
		137.7 – 141.4 7%			
		141.5 - 145.2 8%			
		145.3 – 149 9%			
		150 - 153.4 10%			
		<u>153.5 – 156.8</u> <u>11%</u>			
		156.9 - 160.2 12% 160.2 - 163.6 13%			
		163.7 - 167 14%			
	11.3	In the case of unacceptable performance, the Employer shall:			
		11.3.1 Provide systematic remedial or developmental support to assist the Employee to improve his or her performance.			
		11.3.2 After appropriate performance counselling and having provided the necessary guidance and/ or support as well as reasonable time for improvement in performance, the Employer may consider steps to terminate the contract of employment of the Employee on grounds of unfitness or incapacity to carry out his or her duties.			

12. Dispute Resolution	 12.1 Any disputes about the nature of the Employee's performance agreement, whether it relates to key responsibilities, priorities, methods of assessment and/ or any other matter provided for, shall be mediated by the mayor within thirty (30) days of receipt of a formal dispute from the employee, whose decision shall be final and binding on both parties. The decision of the mediator (Mayor) shall be final and binding on both parties whose decision shall be final and binding on both parties. 12.2 Any disputes about the outcome of the employee's performance evaluation, must be mediated by a member of the municipal council, provided that such member was not part of the evaluation panel provided for in sub-regulation 27(4) (e) of the Municipal Performance Regulations, Regulation 805 of 2006, within thirty (30) days of receipt of a formal dispute from the employee. The decision of the mediator shall be final and binding on both parties.
13. General	
15. General	13.1 The contents of this agreement and the outcome of any review conducted in terms of Annexure A may be made available to the public by the Employer.
	13.2 Nothing in this agreement diminishes the obligations, duties or accountabilities of the Employee in terms of his/ her contract of employment, or the effects of existing or new regulations, circulars, policies, directives or other instruments.
	13.3 The performance assessment results of the Municipal Manager must be submitted to the MEC responsible for local government in the relevant province as well as the national minister responsible for local government, within fourteen (14) days after the conclusion of the assessment.
	Thus done and signed at 2013.
	AS WITNESSES:
	1 EMPLOYEE
	2
	AS WITNESSES:
	1 MUNICIPAL MANAGER
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