

FETAKGOMO TUBATSE LOCAL MUNICIPALITY

PERFORMANCE AGREEMENT 2022/2023

MADE AND ENTERED INTO BY AND BETWEEN

PHALA NTSHWANE WALTER

"MUNICIPAL MANAGER"

ON BEHALF OF LIM 476 MUNICIPALITY

AND

MOSOMA OSILIAS NDALA

"ACTING DIRECTOR CORPORATE SERVICES"

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1. INTRODUCTION

- 1.1 The Lim 476 Municipality has appointed Mr. Mosoma Osilias Ndala to an acting position of Director Corporate Services for a period of three (3) months with effect from 01 July 2022 to 30 September 2022 or until the director corporate services is appointed which ever may come first.
- 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. The Parties hereby conclude the Performance Agreement for the period ending 30 September 2022.
- 1.3 The parties wish to ensure that they are clear about the goals to be achieved and secure the commitment of the Employee reporting to the Employer, to a set of actions that will secure local government policy goals.

2. PURPOSE OF THIS AGREEMENT

The Parties agree that the purposes of this Agreement are to:

- 2.1 Comply with the provisions of Section 57(1)(b), s57 (4)(a), s57(4)(b) and s57(5) of the Systems Act.
- 2.2 specify objectives, indicators and targets defined and agreed with the Employee and communicate to the Employee the Employer's expectations of the Employee's performance and accountabilities in alignment with the Integrated Development Plan (IDP), Service Delivery and Budget Implementation Plan (SDBIP) and the budget of the Employer.
- 2.3 Specify areas of accountabilities as set out in the performance plan which is an annexure to this performance agreement.
- 2.4 Monitor and measure performance of the Employee against the set targeted outputs.
- 2.5 Establish a transparent and accountable working relationship between the Parties.
- 2.6 Give effect to the Municipality's commitment to a performance-orientated relationship with its Employee in attaining equitable and improved service delivery.
- 2.7 Use the Performance Agreement as the basis for assessing whether the Employee has met the performance expectations applicable to his job; and
- 2.8 in the event of outstanding performance, to appropriately reward the Employee.

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3. COMMENCEMENT AND DURATION

- 3.1 This Agreement will commence on the date of signature by both parties, which will be as soon as reasonably possible after the 01 July 2022, and, subject to paragraph 3.3, will continue in force until a new Performance Agreement is concluded between the parties as contemplated in paragraph 3.2;
- 3.2 The Parties will review the provisions of this Agreement during June each year. The parties will conclude a new performance agreement that replaces this Agreement at least once a year by not later than July each year as prescribed by s57 (2)(a) of the Systems Act.
- 3.3 This Agreement will terminate on the termination of the Employee's Contract of Employment for any reason as provided for in the Contract of Employment.
- 3.4 The contents 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 because of government or Council decision or otherwise) to an extent that the contents of this Agreement are no longer appropriate, the contents shall immediately be revised.

4. PERFORMANCE OBJECTIVES

- 4.1 Annexure "A", the Performance Plan sets out:
- 4.1.1 the performance indicators and targets that must be met by the Employee; and
- 4.1.2 the time frames within which those performance indicators and targets must be met.
- 4.2 The performance indicators and targets reflected in Annexure "A" are set by the Employer in consultation with the Employee and include key objectives; key performance indicators; target dates and weightings.
- 4.3 The key objectives describe the main tasks that need to be done. The key performance indicators provide the details of the evidence that must be provided to show that a key objective has been achieved. The target dates describe the timeframe in which the work must be achieved. The weightings show the relative importance of the key objectives to each other.
- The Employee's performance will, in addition, be measured in terms of contributions to the goals and strategies set out in the Municipality's IDP.
- 4.5 The Municipality will make available to the Employee such support staff as the Employee may reasonably require from time to time to assist him to meet the performance objectives and targets established in terms of this Agreement; if it will at all times remain the responsibility of the Employee to ensure that he complies with those performance obligations and targets.
- 4.6 The Employee will at his request be delegated such powers by the Employer as may in the discretion of the Municipality be reasonably required from time to time to enable him to meet the performance objectives and targets established in terms of this Agreement.

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5. PERFORMANCE MANAGEMENT SYSTEM

- 5.1 The Employee agrees to participate in the performance management system that the Municipality adopts or introduces for the management of the Municipality and its staff.
- 5.2 The Employee accepts that the purpose of the performance management system will be to provide a comprehensive system with specific performance standards to assist the Municipality, management, and municipal staff to perform to the standards required.
- 5.3 The Employer will consult the Employee about the specific performance standards that will be included in the performance management system as applicable to the Employee.
- The Employee undertakes to actively focus on the promotion and implementation of the Key Performance Areas (KPAs) (including special projects relevant to the employee's responsibilities) within the local government framework.
- 5.5 The criteria upon which the performance of the Employee must be assessed consist of two components, both of which must be contained in the performance agreement. The employee must be assessed against both components, with a weighting of 80:20 allocated to the Key Performance Areas (KPAs) and Core Competency Requirements (CCRs) respectively. Each area of assessment will be weighted and will contribute a specific part to the total score. KPAs covering the main areas of work will account for 80% and CCRs will account for 20% of the final assessment.
- The Employee's assessment will be based on his or her performance in terms of the outputs/outcomes (performance indicators) identified as per the performance plan which are linked to the KPA's, which constitute 80% of the overall assessment result as per the weightings agreed to between the employer and employee:

Key Performance Areas (KPA`s) for Municipal Managers	Weighting
Spatial Rationale	0
Municipal Institutional Development and Transformation	50
Basic Service Delivery	0
Local Economic Development	0
Municipal Financial Viability and Management	0
Good Governance and Public Participation	50
Total	100%

5.7 The CCRs will make up the other 20% of the employee's assessment score. CCRs that are deemed to be most critical for the employee's specific job should be selected from the list below as agreed to be between the employer and the employee and must be considered with due regard to the proficiency level agreed to:

	PETENCY REQUIREMENTS FOR EMPLOYEES (CCR)	
LEADING COMPETENCIE	5	Weight
Strategic Direction and Leadership	*Impact and Influence. *Institutional Performance Management. *Strategic Planning and Management. *Organizational Awareness.	20%
People Management	*Human Capital Planning and Development. *Diversity Management *Employee Relations Management. *Negotiation and Dispute Management.	20%
Program and Project Management	*Program and Project Planning and Implementation. *Service Delivery Management. *Program and Project Monitoring and Evaluation.	
Financial Management	*Budget Planning and Execution. *Financial Strategy and Delivery *Financial Reporting and Monitoring.	20%
Change Leadership	*Change Vision and Strategy. *Process Design and Improvement. *Change Impact Monitoring and Evaluation.	20%
Governance Leadership	*Policy Formulation. *Risk and Compliance Management. *Cooperative Governance.	20%
CORE COMPETENCIES		
Moral Competence		
Planning and Organising		
Analysis and Innovation		
Knowledge and information Management		
Communication		
Results and Quality Focus		
Total Percentage		100%

EVALUATING PERFORMANCE

- 6.1 Annexure "A" to this Agreement sets out:
- 6.1.1 the standards and procedures for evaluating the Employee's performance; and
- 6.1.2 the intervals for the evaluation of the Employee's performance.
- Despite the establishment of agreed intervals for evaluation, the Employer may, in addition, review the Employee's performance at any stage while the Contract of Employment remains in force.
- Personal growth and development needs identified during any performance review discussion must be documented and, where possible, actions agreed.
- 6.4 The annual performance appraisals must involve:
 - (a) Assessment of the achievement of results as outlined in the performance plan:
 - (i) Each KPA should be assessed according to the extent to which the specified standards or performance indicators have been met and with due regard to ad hoc tasks that had to be performed under the KPA.
 - (ii) An indicative rating on the five-point scale should be provided for each KPA
 - (iii) The applicable assessment rating calculator must then e used to add the scores and calculate a final score.
 - (b) Assessment of the CCRs
 - (i) Each CCR should be assessed according to the extent to which the specified standards have been met.
 - (ii) An indicative rating on the five point scale should be provided for each CCR
 - (iii) This rating should be multiplied by the weighting given to each CCR during the contracting process, to provide a score.
 - (iv) The applicable assessment rating calculator must then be used to add the scores and calculate a final CCR score.

Overall Rating

- (i) An overall rating is calculated by using the applicable assessment-rating calculator. Such overall rating represents the outcome of the performance appraisals.
- (ii) The assessment of the performance of the employee will be based on the following rating scale for KPA's and CCR's (i.e the following table will be used in determining the payment of the reward):

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LEVEL	PERFORMANCE APPRAISAL OF KPAs AND CCRs DESCRIPTION	RATING	ASSESSMENT SCORE
Level 5: Outstanding Performance	Performance far exceeds the standard expected for the job in all areas of the manager. The manager has achieved exceptional results against all performance criteria and indicators specified in the Performance Plan and maintained this in all areas of responsibility throughout the year.	5	167
Level 4: Performance significantly above expectations	Performance is significantly higher than the standard expected for the job in all areas. The manager has achieved above fully effective results against more than half of the performance criteria and indicators specified in the Performance Plan and fully achieved all others throughout the year.	4	133 - 166
Level 3: Fully effective	Performance fully meets the standard expected for the job in all areas. The manager has achieved effective results against all significant performance criteria and indicators specified in the Performance Plan and may have achieved results significantly above expectations in one or two less significant areas throughout the year.	3	100 - 132
Level 2: Performance not fully satisfactory	Performance is below the standard required for the job in key areas. The manager has achieved adequate results against many key performance criteria and indicators specified in the Performance Plan but did not fully achieved adequate results against others during the course of the year. Improvement in these areas is necessary to bring performance up to the standard expected.		67 - 99

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LEVEL	PERFORMANCE APPRAISAL OF KPAs AND CCRs DESCRIPTION	RATING	ASSESSMENT SCORE
Level 1: Unacceptable performance	Performance does not meet the standard required for the job. The manager has not met one or more fundamental requirements and/or is achieving results that are well below the performance criteria and indicators in a number of significant areas of responsibility. The manager has failed to demonstrate the commitment or ability to bring performance up to the level expected despite efforts to encourage improvement.	1	0 – 66

6.5 Reward for Performance

- The performance bonus will be determined by the Municipal Council based on affordability and the stipulations of the Performance Agreement.
- A merit reward for performance in addition to the annual reviewed remuneration will be considered by the Council not later than September under the following conditions:
 - The payment of the reward will be based on the period under review and result of the performance score.
 - b) The amount of the reward will not exceed 14% of the Employee's total remuneration but will be subjected to affordability to the Municipality.
 - c) The performance score will be obtained by using the performance plan.
 - d) Where external factors have a negative influence on the result of the performance, the Municipality may grant a reward.
 - e) The reward if granted, will be paid annually after the compilation of the financial statements and after finalization of the performance appraisal; and
 - f) The outcome of the performance appraisal will determine the reward.

% Score	% Bonus
130 - 133.89	5%
133.9 – 137.69	6%
137.7 – 141.49	7%

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% Score	% Bonus
141.5 - 145.29	8%
145.3 – 149.99	9%
150 – 153.49	10%
153.5 – 156.89	11%
156.9 – 160.29	12%
160.2 – 163.69	13%
163.7 – 167	14%

- 6.6 For purpose of evaluating the annual performance of the Employee, an Evaluation Panel constituted of the following persons may be established
 - (i) The Municipal Manager.
 - (ii) A Member of the Executive Committee.
 - (iii) Chairperson or relevant delegated member of the Performance Audit Committee; and
 - (iv) The Mayor and/or Municipal Manager from another Municipality
- 6.7 The manager responsible for human resources of the municipality or delegated assignee must provide secretariat services to the Evaluation Panel referred to above.

Schedule for Performance Reviews

6.8 The performance of the Employee in relation to his or her performance agreement may be reviewed on the following dates with the understanding that reviews in the first and third quarter may be verbal if performance is satisfactory:

1st Quarter : July - September 2022

2nd Quarter : October - December 2022

3rd Quarter : January - March 2023

4th Quarter : April - June 2023

- 6.9 The Employer must keep a record of the mid-year review and annual assessment meetings.
- 6.10 Performance feedback must be based on the Employer's assessment of the Employee's performance.
- 6.11The Employer will be entitled to review and make reasonable changes to the provisions of the performance plan from time to time for operational reasons on agreement between both parties.

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6.12 The Employer may amend the provisions of the performance plan whenever the performance management system is adopted, implemented, or amended as the case may be on agreement between both parties.

OBLIGATIONS OF THE EMPLOYER

The Employer must -

- (1) Create an enabling environment to facilitate effective performance by the employee.
- (2) Provide access to skills development and capacity building opportunities.
- (3) Work collaboratively with the employee to solve problems and generate solutions to common problems that may impact on the performance of the employee.
- (4) On the request of the employee delegate such powers reasonably required by the employee to enable him or her to meet the performance objectives and targets established in terms of the agreement; and
- (5) Make available to the employee such resources as the employee may reasonably require from time to time to assist him or her to meet the performance objectives and targets established in terms of the agreement.

8. CONSULTATION

- 8.1 The Employer agrees to consult the Employee timeously where the exercising of the Employer's powers will –
- 8.1.1 have a direct effect on the performance of any of the Employee's functions.
- 8.1.2 commit the Employee to implement or to give effect to a decision made by the Executive Committee.
- 8.1.3 have a substantial financial effect on the Municipality.
- 8.2 The Employer agrees to inform the Employee of the outcome of any decisions taken pursuant to the exercise of powers contemplated in paragraph 8.1 as soon as is practicable to enable the Employee to take any necessary action without delay.

9. MANAGEMENT OF EVALUATION OUTCOMES

- 9.1 The evaluation of the Employee's performance will form the basis for rewarding outstanding performance or correcting unacceptable performance.
- 9.2 A performance bonus ranging from 5% to 14% of the all-inclusive remuneration package may be paid to an employee in recognition of outstanding performance.
- 9.3 In the case of unacceptable performance, the Employer shall:

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- Provide systematic remedial or developmental support to assist the Employee to improve his or her performance; and
- After appropriate performance counselling and having provided the necessary guidance and/or support and reasonable time for improvement in performance, and performance does not improve, the Employer may, subject to compliance with applicable labour legislation, be entitled by notice in writing to the Employee to terminate the Employee's employment in accordance with the notice period set out in the Employee's contract of employment.

10. DISPUTES RESOLUTION

- Any disputes about the nature of the Employee's Performance Agreement whether it relates to key 10.1 responsibilities, priorities, methods of assessment and/or salary increment in the agreement, must be mediated by the MEC for local government in the province within thirty (30) days of receipt of a formal dispute from the Employee, or any other person designated by the MEC whose decision shall be final and binding on both parties.
- Any disputes about the outcome of the Employee's performance evaluation must be mediated by the MEC 10.2 for local government in the province within thirty days (30) of receipt of a formal dispute from the employee, or any other person designated by the MEC.
- Nothing contained in this Agreement in any way limits the right of the Employer to terminate the 10.3 Employee's Contract of Employment with or without notice for any other breach by the Employee of his obligations to the Municipality or for any other valid reason in law.

11. **GENERAL**

- The contents of this Agreement and the outcome of any review conducted in terms of Annexure "A" will 11.1 not be confidential and may be made available to the public by the Municipality, where appropriate.
- Nothing in this Agreement diminishes the obligations, duties, or accountabilities of the Employee in terms 11.2 of his Contract of Employment, or the effects of existing or new regulations, circulars, policies, directives or other instruments.

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11.3	At the end of the tunnel, the Employee may not be assessed if s/he presents to be in the employ of the Fetakgomo Tubatse Municipality for a period of less than six (06) months.
Signed	at Durg Rs-, Fetakgomo Tubatse Municipality, on this day of 2022.
AS WI	TNESSES:
Ĭ.	Acting Director Corporate Services
	Fetakgomo Tubatse Municipality
2.	Moma ME
Signe	d at Burger & Fetakgomo Tubatse Municipality, on this 07 day of Juny 2022.
AS W	VITNESSES:
1.	Municipal Mapager
	Fetakgomo Tubatse Municipality
2.	v

ANNEXURE A: PERFORMANCE PLAN

KPA 2: MUNICIPAL TRANSFORMATION AND ORGANISATIONAL DEVELOPMENT Objective: "To build municipal capacity by way of raising institutional efficiency, effectiveness and competency"

KPI	KPI No KPI			2022/2023 Target	ā	62	0 3	5	Fortionio on Evidence
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20%	Progress in	cascading	PMS to	level	01(grade 14	-18)	managers: *	managers: *	Conducted	2022/2023	Mid – year	performanc	O	assessment	of all levels	01(grade 14	-18)	managers	(25%); *	Conduct	2021/2022	annual	performanc	Φ	assessment	With all task	grade 14 -	18	managers In	techingal	SELVICES
A/N																															
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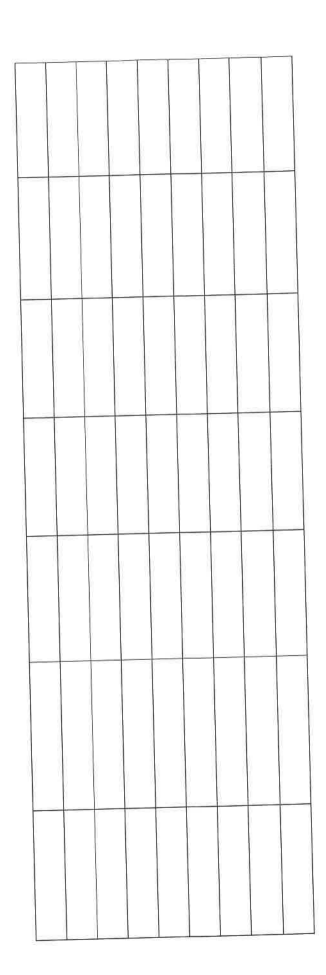
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25%			KPA 6: OBJECTIVE: "T	KPA 6: GOOD GOVERNANCE AND PUBLIC PARTICIPATION OBJECTIVE: "To promote a culture of participatory and good governance"	CE AND PUBLIC PA e of participatory an	RTICIPATION Id good governan			
KPI Weighting	KPI No	KPI	2021/22 Target	2022/2023 Target	10	07	63	25	Portfolio of Evidence
S	-	% implementa tion of Audit committee resolution	50% implementa tion of Audit committee resolution	100% implementatio n of Audit committee resolution	100% implementati on of Audit committee resolution	100% implementati on of Audit committee resolution	100% implementati on of Audit committee resolution	100% i implementa tion of Audit committee resolution	Audit committe e resolution register and report
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resolution register and report	Audited Council resolution implemen tation report	Audited AG progress report	Audited
e Audit committee resolution	100% of council resolution relevant to Corporate services department implemente d	progress in addressing/ implementi ng 2020/21 AG action plan on issue affecting Corporate services	100% progress in implementa
Audit committee resolution	100% of council resolution relevant to Corporate services department implemented	50% progress in addressing/ implementing 2020/21 AG action plan on issue affecting Corporate services	100% progress in implementati
Audit committee resolution	100% of council resolution relevant to Corporate services department implemented	N/N	100% progress in implementati
Audit committee resolution	100% of council resolution relevant to Corporate services department implemented	N/A	100% progress in implementati
Audit committee resolution	100% of council resolution relevant to Corporate services department implemented	100% progress in addressing/ implementing 2020/21 AG action plan on issue affecting Corporate services	100% progress in implementatio
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Suggested training Suggested mode Suggested Time Work opportunity Support Person and/or development Area activity		
Work opportunity to practice skills or development Area		
Suggested Time Frames		
Suggested mode of delivery		
Suggested training and/or development activity	×	
Skills/Performance Outcomes Expected Gap (in order of (measurable indicators)		
Skills/Performance Gap (in order of	priority)	

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DISCLOSURE FORM FOR BENEFITS AND INTERESTS

I, the undersigned (Surname and Initials) Mosoma O.N

(Postal Address) P.O Box 207, Burgersfort, 1150

(Residential Address) House 2482, Darck City Section, Tubaste Township (Praktiseer),

Burgersfort, 1150.

(Position Held) Acting Director Corporate Services

(Name of Municipality) Fetakgomo Tubatse Local Municipality

Tel: 013 231 1000 / 1144 Fax: 013 231 7467

hereby certify that the following information is complete and correct to the best of my knowledge:

1. Shares, securities and	l other financial int	terests(Not bank ac	counts with financial
institutions)			
Number of shares/Extent of financial interest	Nature	Nominal value	Name of Company/Entity
None	None	None	None

2. Interest in a trust	
Name of trust	Amount of Remuneration /Income
None	None

3. Membership , directorship	3. Membership , directorship and partnerships			
Name of corporate entity,	Type of business	Amount of Remuneration /Income		
partnership or firm				

CONFIDENTIAL	
Council	
11/1/ July	2/06/2002
Municipal Manager:	Date

Employee's Signature

17 Juli 2022

Place : UNRGIRY-ORT