### HARRY GWALA DISTRICT MUNCIPALITY PERFORMANCE AGREEMENT FOR YEAR 2019/2020

### MADE AND ENTERED INTO BY AND BETWEEN

Cllr. Ntuseng Henrietta Duma

The Acting Mayor of the Harry Gwala District Municipality (Hereinafter referred to as the "Mayor")

And Mrs. Adelaide Nomnandi Dlamini

The Municipal Manager of the Harry Gwala District Municipality (Hereinafter referred to as "the Municipal Manager")

### INTRODUCTION

- (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".
- (2) Section 57(1)(b) of the Systems Act, read with the Memorandum of Agreement of Employment concluded between the parties, requires the parties to conclude an annual Performance Agreement. The employer must conclude a Performance Agreement within 90 days of assumption of duty and renew it annually within one month of the commencement of the beginning of the financial year.
- (3) The parties will 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 as defined in the municipal IDP.
- (4) The parties will ensure that there is compliance with Sections 57(4A), 57(4B) and 57(5) of the Systems Act.

### 2. PURPOSE OF THIS AGREEMENT

The purpose of this Agreement is to –

- **2.1.** Comply with the provisions of Section 57(1)(b),(4A),(4B) and (5) of the Systems Act as well as the Memorandum of Agreement of Employment entered into between the parties;
- **2.2**. Comply with the provisions of section 32(1)(b), (c),(d), sub-section (2)(a)(i) and (ii), sub-section (3) and (4)(a),(b), (c)(i) and (ii) of the Municipal Finance Management Act and adhere to the finance policies, laws, procedures and other legal prescripts.
- **2.3.** To ensure that all Heads of Departments implement the Risk Mitigation Plans timely in line with the Risk Management register.

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Page 2 of 17

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- 2.4. To comply with provisions made in regulation 14 subsection (1) (c) (i) and (ii), sub-section (4)(a)(i), (ii), (iii) of the Local Government: Municipal Planning and Performance Management Regulations of 2006, all Head of Department to prioritize the implementation of unresolved audit queries in line with the recommendations made by the Internal Audit Unit
- 2.5. To ensure that all Heads of Departments prepare the quarterly performance reports and submits to the Performance Management Unit timely with the Portfolio of evidence and the signed Quality Assurance Certificate.
- 2.6. Communicate to the Employee the Employer's performance expectations and accountabilities by specifying objectives and targets as defined in the IDP;
- 2.7. Specify accountabilities as set out in the Performance Scorecard/Service Delivery Budget Implementation Plan (SDBIP) marked Annexure "A"
- **2.8.** Monitor and measure performance against set targeted outputs; in terms of the said Performance Scorecard/SDBIP.
- 2.9. Use the Performance Agreement and Performance Scorecard /SDBIP to assess whether the Employee has met the performance expectations applicable to his/her job;
- 2.10. Appropriately reward the Employee in accordance with the Employer's performance management policy or institute sanctions for consistent underperformance.
- 2.11. Give effect to the Employer's commitment to a performance-orientated relationship with the Employee in attaining equitable and improved service delivery.

### 3. COMMENCEMENT AND DURATION

- 3.1. This Agreement will commence on the 1st July 2019 and will remain in force until 30 June 2020 where after a new Performance Agreement and new Performance Scorecard/SDBIP 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 and will conclude a new Performance Agreement (and Performance Scorecard/SDBIP)

Page 3 of 17

that replaces this Agreement at least once a year but not later than one month after the commencement of the new financial year.

- **3.3.** This Agreement will terminate on the termination of the Employee's contract of employment for any reason.
- **3.4.** The content of this Agreement may be revised at any time during the abovementioned 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.
- **3.6.** Any significant amendments/ deviations referred to in 3.4 and 3.5 above must take cognisance of, where relevant, the requirements of sections 34 and 42 of the Systems Act, and must be done in terms of regulation 4 (5) of the Local Government: Municipal Performance Regulations for Municipal Managers and Managers directly accountable to the Municipal Manager, 2006 ("the Regulations").

### 4. PERFORMANCE OBJECTIVES

- 4.1. The Performance Scorecard /SDBIP sets out-
- **4.1.1.** The performance objectives and targets that must be met by the Employee; and
- **4.1.2.** The time frames within which those performance objectives and targets must be met.
- **4.2.** The performance objectives and targets reflected in Annexures "A" are set by the Employer in consultation with the Employee and based on the Integrated Development Plan and the Budget of the Employer, and shall 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

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Page 4 of 17

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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.

**4.4.** The Employee's performance will, in addition, be measured in terms of contributions to the goals and strategies set out in the Employer's Integrated Development Plan.

### 5. PERFORMANCE MANAGEMENT SYSTEM

- **5.1** The Employee agrees to participate in the performance management system that the Employer adopts or introduces for the Employer itself, management and municipal staff of the Employer.
- **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 Employer, 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.
- **5.4.** The Employee undertakes to actively focus towards the promotion and implementation of the 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 shall be assessed shall consist of two components, both of which are contained in the Performance Agreement.
- **5.6.** The Employee must be assessed against both components, with a weighting of 80:20 allocated to the Key Performance Areas (KPAs) and the Core Managerial Requirements respectively.
- **5.7.** KPAs covering the main areas of work will account for 80% and CMCs will account for 20% of the final assessment.
- **5.8.** Each area of assessment will be weighted and will contribute a specific part to the total score.

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Page 5 of 17

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**5.9.** The Employee's assessment will be based on his performance in terms of the outputs/ outcomes (performance indicators) identified as per attached SDBIP/Performance Scorecard (Annexure "A" and "B"), which are linked to the KPA's, and will constitute 80% of the overall assessment result as per the weightings agreed to between the Employer and Employee:

Responsibilities contained in the employee's Job Description linked to the Key Performance Areas (KPA's) in his/her SDBIP/Performance Plan	Weighting
1. Service Delivery and Infrastructure	
2. Municipal Transformation and Organisational Development	
3. Local Economic and Social Development	
4. Financial viability and Management	
5. Good Governance and Public Participation	
Total	100%

**5.10.** The CMCs will make up the other 20% of the Employee's assessment score. CMCs that are deemed to be most critical for the Employee's specific job should be selected ( $\sqrt{}$ ) from the list below as agreed to between the Employer and Employee.

Annexure "D" provides the scoring template for the Core Competency requirements identified in the Table hereunder.

Core Competency Assessments will be conducted during quarterly face-to-face Performance Assessments. The Mayor shall conduct Core Competency Assessments for the Municipal Manager. The Municipal Manager shall conduct Core Competency Assessments for Section 57 Managers. Where agreement on the allocation of a score (on the range 1-5) cannot be reached, the onus rests with the Employee to provide evidence of their claim to possession of the disputed Core Competency.

Annexure "D" presumes the assessors will refer to the detailed Department of Public Service & Administration Guidelines (SMS Handbook Chapter 5) of what specific components of a Core Competency need to be demonstrated in order to qualify for the score awarded.

Page 6 of 17

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CORE MANAGERIAL COMPETENCI	ES	
LEADERSHIP	1	% Weight
COMPETENCIES		
1.Strategic Direction & Leadership		20
2. People Management		20
3. Programme & Project Management		10
4.Financial Management		20
5.Change Leadership		10
6. Governance Leadership		20
Total	100%	100%

CORE COMPETENCIES		% Weight
1.Moral Competencies		20
2. Planning & Organizing		20
3. Analysis & Innovation		10
4.Knowledge and Information Management		20
5. Communication		M2010
6. Results and Quality focus		20
Total	100%	100%

### **6. EVALUATING PERFORMANCE**

**6.1** The organisation's PMS Policy and User Manual to be read together with this Agreement sets out:

**6.1.1** the standards and procedures for evaluating the Employee's performance; and Page 7 of 17

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**6.1.2.** the intervals for the evaluation of the Employee's performance.

**6.2** 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.

6.3 Personal growth and development needs shall be documented up-front in this

Performance Agreement and additional needs may be identified during any

performance review discussion. Annexure "C" documents in a Personal Development

Plan, the Employee's personal growth and development needs at the beginning of the

financial year as well as the actions agreed to. Implementation must take place within

set time frames, including attendance at, at least 1 week-long training workshop per

year – to allow the Employee to remain abreast of the latest developments in his/her

field of work for the Employer.

6.4 The Employee's performance will be measured in terms of contributions to the

goals and strategies set out in the Employer's IDP.

**6.5** The annual performance appraisal will involve:

**6.5.1** Assessment of the achievement of results as outlined in the SDBIP/Performance

Scorecard:

(a) 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.

**(b)** An indicative rating on the five-point scale should be provided for each KPA.

(c) The applicable assessment rating calculator (refer to paragraph 6.5.2 below) must

then be used to add the scores and calculate a final aggregate score.

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Page 8 of 17

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### 6.5.2 Assessment of the CMCs

- (a) Each CMC should be assessed according to the extent to which the specified standards have been met.
- (b) An indicative rating on the five-point scale should be provided for each CMC.
- (c) The applicable assessment rating calculator (refer to paragraph 6.5.1 above) must then be used to add the scores and calculate a final aggregate score.

### 7. Management of Performance Outcomes

Detail regarding the recognition and commensurate rewards for performance exceeding stipulated targets in the SDBIP are documented in the municipality's PMS Policy and User Manual – according to the August 2006 PMS Regulations.

Annexure "E" provides the process to be followed in the event the Employer fails to meet his/her performance objectives. Poor performance shall be deemed consistent once two consecutive quarterly performance face-to face appraisals reveal declining achievements against set targets.

### 8. Recognition for Performance of additional tasks

Over and above KPA's where performance will be measured against SDBIP entries, recognition may be given for the performance of additional tasks:

- **8.1.** Complying with section 32(1) (c) (d) of the Municipal Finance Management Act, No 56 of 2003 which states that any official of the municipality who deliberately or negligently committed, made or authorized an irregular expenditure, is liable for that expenditure
- **8.2.** Any official of the municipality who deliberately or negligently committed, made or authorized a fruitless and wasteful expenditure is liable for that expenditure
- **8.3.** Prioritizing the implementation of unresolved audit queries in line with the recommendations made by the Internal Audit Unit in the audit assignment.

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Page 9 of 17

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- **8.4.** Prioritizing the Risk Mitigation Plans timely in line with the Risk Management register
- **8.5.** Adhering to all the financial management legal prescripts (policies, laws, resolutions and procedures).
- **8.6.** Comply with regulation 10 of the Local Government: Municipal Planning and Performance Management Regulations (2001) by ensuring provision of work opportunities and income support to poor and unemployed people through labour intensive on capital projects, internship programme, local economic development initiatives and Expanded Public Works Programme.
- **8.7.** Rewards regarding the above mentioned tasks will be at the discretion of the Harry Gwala District Municipality's Executive Committee.
- **8.8.** The attainment of an unqualified audit outcome is the minimum standard by which the performance of the Accounting Officer and Senior Managers, will be measured in accordance with the Municipality's Management System.
- **8.9.** Municipal Council will not pay future performance bonuses, to the Accounting Officer, Senior Managers and relevant officials who cause the municipality to attain a negative audit outcome and who are responsible for unauthorised, irregular, fruitless or wasteful expenditure.
- **8.10.** Council commits to providing all the tools that will be necessary for the Accounting Officer, Senior Managers to perform their duties effectively, in order to attain an Unqualified Audit Outcome.
- 8.11. The Manager responsible for this Department is enjoined to adhere to proper Records Management principles for Auditing Purposes.

### 9. Performance Reviews

The evaluation of the Municipal Manager's performance will be done by:

- 1. The Mayor
- 2. Chairperson of the Performance Audit Committee or the Audit Committee in the absence of the Performance Audit Committee
- 3. Mayor of another municipality
- 4. One Executive Committee Member
- 5. Member of a Ward Committee as nominated by the Mayor

Page 10 of 17

9.1 An audited performance report will be tabled to the Executive Committee.

9.2 The performance of the Municipal Manager shall be reviewed on the following

dates:

First Quarter: July-September

Date: 30 October 2019

Second Quarter: October-December

Date: 25 January 2020

Third Quarter: January- March

Date: 30 April 2020

Fourth Quarter: April-June

Date: 31 July 2020

**10.** Consequences of Substandard Performance

Where the Mayor is, at any time during Municipal Manager's employment, not satisfied

with her performance with respect to any matter dealt with in this Agreement, the

Mayor will give three days written notice to the Municipal Manager to attend a meeting

with the Mayor to discuss the issues contained in the written notice.

The Municipal Manager will have the opportunity at the meeting to provide the Mayor

with reasons for substandard performance and the measures or programs being taken

to ensure that the Municipal Manager's performance becomes satisfactory, including

any dates for implementing these measures.

Where there is a dispute or difference as to the performance of the Municipal Manager

under this Agreement, the parties will confer with a view to resolving the dispute or

difference.

If at any stage thereafter the Mayor holds the view that the performance of the

Municipal Manager is not satisfactory, the municipality will, subject to compliance with

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Page 11 of 1

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a fair procedure and substantive fair reason contemplated in Schedule 8, namely: Code of Good Practice of the Labour Relations Act, Act 66 of 1995, be entitled by notice in writing to the Municipal Manager to hold a formal disciplinary hearing; or alternatively in terms of the provisions set out in Section 188 A of the Act, or whichever is applicable with a third party to chair the disciplinary hearing.

Nothing contained in this agreement in any way limits the right of the Municipality to terminate the employment of the Municipal Manager with or without notice for any other breach of his obligations to the Municipality or for any other valid reasons in law.

### 11. Ruling Language

The contract is made in English, which shall be the ruling language. All correspondences between the parties to this contract and all reports and documentation pertaining to this contract shall be in English.

### 12. Terms of Contract

This contract shall be deemed to have been entered into on the 1st of July 2019 and will expire on the 30th of June 2020. The parties will enter into a new performance agreement that replaces this agreement by no later than the 31st of July 2020.

### 13. Dispute Resolution

Any disputes about the nature or content of the Employee's Performance agreement, must be mediated by-

Page **12** of **17** 

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The member of the Executive Council responsible for local government in the province, in the case of the Municipal Manager, or other person appointed by the said member of the Executive Council;

The Mayor, in the case of Managers directly accountable to the Municipal Manager, within thirty days of receipt of a formal dispute from the Employee.

Any disputes about the outcome of the performance evaluation, must be mediated by-

The member of the Executive council for local government in the province or any other person appointed by the MEC, in the case of Municipal Manager; and

A municipal councilor, in the case of managers directly accountable to the Municipal Manager, within thirty days of receipt of formal dispute from the Employee.

The decision of the Mediator contemplated in sub-clauses (1) and (2) will be final and binding on both parties.

### 14. Limitations of this Contract

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Page 13 of 17

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This performance agreement is between the Mayor and the Municipal Manager on the expected performance during the **2019/2020** financial year. The performance agreement is subject to the South African Legislative Framework and the employment contract entered into by and between Mayor and the Municipal Manager. The performance agreement shall therefore be within the South African Legislative Framework. In case of ambiguity, the employment contract shall prevail over this performance agreement.

### 15. Obligation of the employer

The Employer shall-

- 15.1. create an enabling environment to facilitate effective performance by the **Employee**;
- **15.2.** provide access to skills development and capacity building opportunities;
- **15.3**. work collaboratively with the **Employee** to solve problems and generate solutions to common problems that may impact on the performance of the Employee;
- **15.4.** on the request of the **Employee** delegate such powers reasonably required by the **Employee** to enable her to meet the performance objectives and targets established in terms of this Agreement; and
- **15.5.** make available to the **Employee** such resources as the **Employee** may reasonably require from time to time assisting her to meet the performance objectives and targets established in terms of this Agreement.

### 16. General

The Municipal Manager acknowledges that in terms of Section 53 (3) of the Municipal Finance Management Act, the Mayor of the Municipality has to make public the contents of this agreement and forward a copy hereof to the KwaZulu-Natal MEC for local government

Page 14 of 17

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The Municipality must make the contents of this Agreement and the outcome of any review conducted in terms of the Performance Plan available to the public as contemplated in section 46 of the Systems Act.

Nothing in this Agreement diminishes the obligations, duties or accountabilities of the Municipal Manager in terms of his contract of employment, or the effects of existing or new regulations, circulars, policies, directives or other instruments.

SIGNED AT	IXOPO	ON	THIS	THE	19	DAY	OF
July	2019.						
AND		_					
THE MUNICIP	PALITY						

Harry Gwala District Mayor

1. MARGALIAN

The Municipal Manager

**AS WITNESSES:** 

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Page 15 of 17

### **ANNEXURE A:**

OPMS /PERFORMANCE PLAN (compulsory)

### **ANNEXURE B:**

SERVICE DELIVERY BUDGET AND IMPLEMENTATION PLAN (SDBIP)

### **ANNEXURE C:**

PERSONAL DEVELOPMENT PLAN (PDP)

Competency	Proposed	Responsibility	Time-frame	Expected	
to be	Actions			Outcome	
Addressed		MMand			
Leadership	MBA	Huam	2 yrs	Maslevs.D	gree

### **ANNEXURE D:**

### CORE COMPETENCY SCORING TEMPLATE

Score on Core Competency	Description
Assessment	The state of the s
1 (Not Yet Competent)	Demonstrates none of the guideline's components
	of the core competency
2. (Basic Competence)	Applies basic concepts and methods but requires
	supervision and coaching
3. (Competent)	Independently develops and applies more advanced
	concepts and methods.
-6	Plans and guides the work of others.
	Performs analysis.
4. (Advanced)	Understands and applies more complex concepts

Page 16 of 17

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*	and methods.
	Leads and directs people or groups of recognised
g.	specialists.
	Able to perform in-depth analysis.
5. (Expert)	Sought out for deep, specialised expertise.
	Leads the direction of the entire organisation.
	Defines models/theories of best practice.

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# ANNEXURE A: ANNUAL PERFORMANCE ASSESSMENT FOR SECTION 57 MANAGERS

The following annual management review on Key Result Areas (KRA), Core Management Criteria (CMC) and Core Occupational Competencies (COC) agreed to in each manager performance agreement has to be completed.

The annual performance appraisal involves the assessment of the achievement of results of the KRA's, CMC's and COC's in accordance with the five-point scale of (1-5).

RATING	DEFINITION OF SCORE
2	Outstanding performance
4	Performance significantly above expectation
က	Fully effective
2	Performance not fully satisfactory
_	Unacceptable performance

### **DETAILS OF THE MANAGER UNDER REVIEW**

Period Under Review	2019-2020
Surname	DLAMINI
Name	ADELAIDE NOMNANDI
Municipality	HARRY GWALA DISTRICT
Department	MUNICIPAL MANAGER
Race	AFRICAN
Gender	FEMALE
Employee Number	800
Date Of Appointment	
Salary Package	

# MANAGERS OPERATIONAL PLAN FOR THE YEAR UNDER REVIEW

## KPA GOOD GOVERNANCE AND PUBLIC PARTICIPATION 100%

RATING	PANEL	MEMBER	(1-5)							٠										
OWN RATING(1-	2)														I					
	POE	<u>į</u>																		
	MILESTONES/																			
TARGET		ACTUAL	ACHIEVEMENTS																	
TAR		2019/2020	Annual Target	17							6						4			
PERFORMANCE	MEASURES	/INDICATOR		Number of	service	delivery	marketing	activities	conducted	by June 2019	Number of	municipal	events held	d	Ī	Number of	audit	committee	meetings	held
	MEASURABLE	3		Marketing	and	Branding					Functional	Operation	Sukuma	Sakhe)0SS	structures	Audit	Committee	meetings	convened	ä
	STRATEGIC OBJECTIVES			To showcase and market the	district						To promote human values by	fighting poverty, crime, diseases,	depravation and social ills, ensuring	moral regeneration by working	together through effective	To provide reasonable assurance	that the municipality adheres to	applicable laws and regulations.		
NATIONAL KEY PERFORMANCE AREA				Municipal	Transformation		and	Institutional		Development	Poop	Governance	And Public	Participation		Good	o de cua o vo o		And Public	<b>Participation</b>

RATING	BY	MEMBER	(1-5)							110
NMO	RATING(1-5)				\$					Page 3 of 10
	POE	AEL.								
	MILESTONES/	COMMISSION								
	TARGET	ACTUAL	ACHIEVEMENTS	3				6		
	TAR	2019/2020	Annual Target	1	25		Dec-19		_	A. C.
	PERFORMANCE MEASURES	IINDICATOR		Number of Information Technology audit report produced	Date in which risk assessments are conducted				v	7.4%
	MEASURABLE	Indilino		Information Technology audit report produced	Risk assessment conducted	o				+
	STRATEGIC OBJECTIVES				To ensure effective fraud and corruption risk management within the municipality	Si di Si				
NATIONAL KEY	PERFORMANCE AREA			Good Governance And Public Participation	Good Governance And Public Participation					

The tables below should be completed by the summarized total of each panel member (NOTE: Weight should be taken from the signed performance The assessment rating calculator will be used to add the scores and calculate a final KRA score (80%) and a final CMC & COC's score (20%) agreement for the year under review)

КРА	Weight	Rating	Score
1. Basic Service Delivery	30		
2. Municipal Institutional Development and Transformation	05		
3. Local Economic Development	05		
4. Municipal Financial Viability and Management	30		
5. Good Governance and Public Participation	10		
Total			
x 80%	100%		%



### **EVALUATION ON THE LEADERSHIP COMPETENCIES**

Every section 57 managers should be assessed against all those CMC's that are applicable to her/his job. Compulsory CMC's for Managers are highlighted below: (NOTE: Weight should be taken from the signed performance agreement for the year under review)

LEADERSHIP COMPETENCIES	WEIGHT %	MILESTONES/COMMENTS	OWN RATING (1-5)	RATING BY PANEL MEMBER (1-5)
1.Strategic Direction & Leadership	20	c		
2. People Management	30			
3. Programme & Project Management	92			
4.Financial Management	20			
5.Change Leadership	10			
6. Governance Leadership	15			
TOTAL	10%			

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### **EVALUATION ON THE CORE COMPETENCY**

Every section 57 Manager should be assessed against all those CMC's that are applicable to her/his job. (NOTE: Weight should be taken from the signed performance agreement for the year under review)

CORE COMPETENCY	WEIGHT	MILESTONES/ COMMENTS	OWN RATING (1-5)	RATING BY PANEL MEMBER (1-5)
1.Moral Competencies	15			
2. Planning & Organizing	20			
3. Analysis & Innovation	15			
4.Knowledge and Information Management	15			
5. Communication	15			
6. Results and Quality focus	20			
TOTAL	100%			
		NK.		

KPA	(A) SUB-TOTAL	(B) % OF ASSESSMENT	(A X B) TOTAL SCORE
- KRA (Key Result Area)		%08	-
CC (Conduct Criteria)		20%	
(C) FINAL SCORE			
FINAL SCORE IN PERCENTAGE (C / 5 X 100)			%
SIGNATURES OF MEMBERS OF THE EVALUATION PANEL			
Chairperson :			
Member			

\_on \_\_\_ of\_

Signed in

Member

Member

Member

### COMMENTS TO THE EVALUATION PANEL

The Municipal Manager must alert the evaluation panel to specific areas of the Section 57 Manager's performance in terms of the performance agreement, which in the Municipal Managers opinion illustrate performance not fully satisfactory or performance significantly above expectations and outstanding.

A brief explanation must be provided by the Municipal Manager for his/her assessment of each identified area.

**SECTION 57 MANAGER'S SIGNATURE** 

DATE:

**MUNICIPAL MANAGER'S SIGNATURE** DATE:

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				Performance Review For PDP	view For PDP
Area To Be Developed	Action (How And Provided By Whom)	Target Date	Progress	Barriers	Actions To Overcome Barriers
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	Holen		(or year		
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### AGREEMENT TO PERFORMANCE AND

I agree with the objectives as set out in the above Performance and Development Plan and undertake to achieve the objectives as agreed on.

SIGNATURE

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ENESSO COMPANY

I undertake to support \_\_\_ (name of jobholder) with the achievement of the above Performance and Development Plan

SIGNATURE:

(name of

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FEEDBACK FROM SUPERVISOR:	
Signature of Supervisor	Signature of Jobholder
Date:	Date:

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### HARRY GWALA DISTRICT MUNICIPALITY

"Together We Deliver and Grow"
40 Main Street, Private Bag X501, IXOPO 3276
Tel: 039 834 8707 Fax: (039) 834 170

### DISCLOSURE OF INTERESTS FORM

I, the undersigned,	.1 .		
(Full names: <u>Adelaud</u>	e V Damii	<u>iii)</u>	
(Identity Number:	1020305930	085	_)
Residing at: <u>                                     </u>	nol	· .	
and are to the best of my	knowledge complete	e, true and	1
further declare my financi and remunerative work, c	al interests, non-exec onsultancy and retain	cutive direc nership pos	torship previously or currently held itions held as follows:
1. SHARES & OTH	HER FINANCIAL I	NTEREST	S IN A BUSINESS ENTITY
Number of Shares/Member's Interest	Value of Share Member's Inte	es/	Name of Institution or Business Entity
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2	. NON-EXECUTIV	/F DIDEC	TOPCUTD
Name of Company	And the state of t	Period	TOKSHIP
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<u>4.</u> 5.		***	

Name of Company& Occupation	Type of Business	Rand amount per month	Period
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4. CRIMINAL RECORD		
Type of Offence	8	Dates/Term of Sentence
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and further declare that;

- a. I am South African citizen and ordinarily resident in the Republic;
- b. I was never declared insolvent and I am not an un-rehabilitated insolvent;
- c. I am not disqualified under any law from practicing any profession;
- d. I have never been convicted of a fraud or any other offence involving dishonesty, and sentenced to a fine or imprisonment or both;
- e. I have never been at any time removed from an office of trust on account of breach of a

c, That o have a series
fiduciary duty.
Signature of Employee:
Full Names: Halande N Danier
SWORN to and SIGNED before me at 1000 on this the 31st day
of July 2014
The deponent having acknowledged that he/she knows and understands the contents of th
affidavit, that the contents are true, and that he /she has no objection to taking this oath
and that he considers the oath to be binding on his/her conscience.

ADDRESS:

COMMISSIONER OF OATHS

**EX-OFFICIO COMMISSIONER OF OATHS FULL NAMES:** Maziswa Lungwengwe Chartered HR Professional \* SABPP 7312 **DESIGNATION:** 

P. O. Box 1912, MANABA, 4276

I CERTIFY that this is a true copy of the original document and that from my observation there is no indication of

unsathorised alteration

### NOTES TO DISCLOSURE OF INTERESTS FORM

The following notes provide guidance for completing the relevant parts of the disclosure of interest form

### Note 1 - Shares and Financial Interests in a Business Entity

Disclose shares and other financial interests held in any private, public company, partnership, close corporation or any other corporate body recognised by law.

- > A share is any investment that provides a dividend, including unit trusts, equities and government bonds.
- > Value refers to the current rand value of the shares.

### Note 2 - Non-Executive Directorship

Disclose all non-executive directorship.

### Note 3 - Remunerated Work, Consultancies and Retainerships

Disclose all remunerated work and employment.

- > Remuneration means the receipt of benefits in cash or in kind.
- > Work means rendering a service for which the person receives remuneration.
- > A public service official must obtain the approval of his/her Minister for performing remunerated work outside the public service.

Disclose any interests in any consulting firm or company that provides advice or professional services.

- > Name of client and nature of consultancy or retainership.
- > Type of business activity
- > Value of benefits derived may refer to benefits in cash or in kind.

