

PERFORMANCE AGREEMENT 2018/2019 FINANCIAL YEAR

Made and Entered into by and between

THE GREATER GIYANI MUNICIPALITY

Herein represented by

MUNICIPAL MANAGER, MM CHAUKE

(Herein after referred to as the "Employer")

And

ACTING CHIEF FINANCIAL OFFICER, NKUNA F

(Herein and after referred to as the "Employee")

For the period 01 July 2018 – 30 June 2019

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(i) The Employer has entered into a contract of employment with the Employee in terms of contract of employment signed with employee. The **Employer** and the **Employee** are hereinafter referred to as "the Parties";

(ii) Performance Management System Policy as approved by Council, read with the Contract of Employment concluded between the parties, requires the parties to conclude an annual performance agreement;

(iii) 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;

(iv) The Parties wish to ensure that there is compliance with the PMS Policy and the procedure manual of Council.

NOW Therefore the Parties agree as follows:

DEFINITIONS

"The ACT" shall mean the Local Government: Municipal Systems Act, 2000 (Act 32 of 2000 as amended)

IDP - Integrated Development Plan

SDBIP - Service Delivery Budget Implementation Plan

POE - Portfolio of Evidence

KPA - Key Performance Area

KPI - Key Performance Indicator

MFMA - Municipal Finance Management Act

FINANCIAL YEAR - refers to the 12 month period which the organisation determines as

its budget year.

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1. INTRODUCTION

1.1 This performance contract is between Nkuna F, the Acting Chief Financial Officer, and Chauke MM in his capacity as the Municipal Manager, within the provisions of the delegated powers as stipulated by Councii. The contract is for the 2018/19 financial year only. The expected performance reflected in this contract is based on the reviewed Integrated Development Plan (IDP) 2018/19, the Service Delivery and Budget Implementation Plan (SDBIP) 2018/19. The afore-mentioned documents have been adopted as working documents of Greater Giyani Municipality and therefore, shall be the basis of performance assessment.

2. PURPOSE OF AGREEMENT

The purpose of this agreement is to:-

- 2.1 Comply with the provisions of legislation and the regulations pertaining to performance management;
- 2.2 Specify objectives and targets defined and agreed to 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 (IDP), 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/her job;
- 2.6 In the event of outstanding performance, to appropriately reward the employee; and;
- 2.7 Give effect to the employer's commitment to a performance-orientated relationship with its employee in attaining equitable and improved service delivery.

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3. STRATEGIC OBJECTIVE

3.STRATEGIC OBJECTIVES

Chapter Two of the IDP indicates Municipal Strategic Objectives which further indicates what the municipality Strategic objectives were developed to ensure that all National Kev Performance

reas are addressed.	
Aunicipal Manager	To lead, direct and manage a motivated and
	inspired Administration and account to the Greater
	Giyani Municipality Council as Accounting Officer
	for long term Municipal sustainability to achieve a
	good creditor rating within the requirements of the
	relevant legislation and whereas the following
	sections within the department, i.e. Performance
	Management, Risk Management and Internal
	Auditing is managed for integration, efficient,
	economic and effective communication and
	service delivery.
Finance	To secure sound and sustainable management of
ritance	the financial affairs of Greater Giyani Municipality
	by managing the budget and treasury office and
	advising and if necessary assisting the accounting
	officer and other directors in their duties and
	delegation contained in the MFMA. Ensuring that
	the Greater Giyani Municipality is 100% financially
	viable when it comes to Cost Coverage and to
	manage the Grant Revenue of the municipality so
	that no grant funding is foregone
Community Sorvices	To coordinate Environmental Health Services
Community Services	Libraries, Safety and Security, Environmental and
	Waste management Parks and Recreation as we
	as Disaster management to decrease community
	affected by disasters
Technical Services	To ensure that the service delivery requirement
Technical services	for roads are met and maintenance of water
	sewerage and electricity are conducted for acces
	to basic services as well as no less than a
	average of 100% MIG expenditure

Local Economic Development	To direct the Greater Giyani Municipality's							
	resources for advanced economic development							
	and investment growth through appropriate town							
	and infrastructure planning in order that an							
	environment is created whereby all residents will							
	have a sustainable income							
Corporate Services	To ensure efficient and effective operation of							
	council services, human resources and							
	management, legal services HIV/Aids, Youth,							
	Disabled and Gender Desk Sports Arts and culture, Communication, Events and the provision							
	of high quality customer orientated administrative							
	systems.							
	Ensuring 100% compliance to the Skills							
	Development Plan							

4. COMMENCEMENT AND DURATION

- 4.1 This Agreement will commence on **15 August 2018** and will remain in force until **30 June 2019** or until a new Performance Agreement, Performance Plan and Personal Development Plan is concluded between the parties for the ensuing financial year or part thereof.
- 4.2 The parties will review the provisions of this Agreement during June each year and will conclude not later than 31st July of each ensuing financial year a new Performance Agreement, Performance Plan and Personal Development Plan that replaces this Agreement.
- 4.3 This Agreement will terminate on the termination of the employment contract entered into by and between the parties for whatever reason.
- 4.4 The parties agree that the contents of the agreement may be revised at any time during the duration thereof with the purpose to determine the applicability thereof.

4.5 If at any time during the validity of the agreement the work environment alters to the extent that the contents of the agreement are no longer appropriate, the contents must by mutual agreement between the parties. Immediately be revised.

5. PERFORMANCE OBJECTIVES

- 5.1 The Performance Plan Annexure "A" sets out:
 - 5.1.1 The performance objectives and targets that must be met by the Employee and;
 - 5.1.2 The time frames within which those performance objectives and targets must be met.
- 5.2 The performance objectives and targets reflected in **Annexure "A"** are set by the Employer in consultation with the Employee, and are based on the IDP, SDBIP and Budget of the Employer and shall include the following:
 - 5.2.1 The key objectives that describe the main tasks that need to be done;
 - 5.2.2 The key performance indicators and means of verification that provide the details of the portfolio of evidence (POE) that must be provided to show that a key objective has been achieved;
 - 5.2.3 The target dates that describe the timeframes in which the work must be achieved:
 - 5.2.4 The weightings showing the relative importance of the key objectives to each other.
- 5.3 The Employee's performance will, in addition, be measured in terms of contributions to the goals and strategies set out in the Employer's IDP.
- 5.4 The Employer will make available to the Employee such employees 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; provided that it will at all times remain the responsibility of the Employee to ensure that he/she complies with those performance obligations and targets.

5.5 The Employee will at his/her request be delegated such powers by the Employer as may in the discretion of the Employer be reasonably required from time to time to enable him/her to meet the performance objectives and targets established in terms of this Agreement.

5.6 The Employee acknowledges the fact that the Employer is entitled to review and make reasonable changes to the provisions of **Annexure "A"** from time to time for operational reasons. The Employer agrees that the Employee will be fully consulted before any such change is made.

5.7 The provisions of **Annexure "A"** may be amended by the Employer when the Employer's performance management system is adopted, implemented and/or amended as the case may be.

5.8 The Personal Development Plan **Annexure "B"** sets out the Employee's personal development requirements in line with the objectives and targets of the Employer

5.9 Disclosure of Financial Interests Annexure "C" set out the financial interests of the employee

6. PERFORMANCE MANAGEMENT SYSTEM

6.1 The Employee agrees to participate in the performance management system that the Employer adopts or introduces for the municipality, management and municipal staff of the municipality.

6.2 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.

6.3 The Employer shall consult the Employee about the specific performance standards that will be included in the performance management system as applicable to the Employee.

6.4 The Employee undertakes to actively focus towards the promotion and implementation of the Key Performance Areas (KPA's), including special projects relevant to the Employee's responsibilities, within the local government framework.

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- 6.5 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-
 - 6.5.1 The **Employee** must be assessed against both components, with a weighting of 80:20 allocated to the Key Performance Areas (KPA's) and the Core Competency Requirements (CCR's), respectively.
 - 6.5.2 Each area of assessment will be weighted and will contribute a specific part to the total score.
 - 6.5.3 KPA's covering the main areas of work will account for eighty percent (80%) and CCR's will account for twenty percent (20%) of the final assessment.
- 6.6 The **Employee's** assessment will be based on his/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 eighty percent (80%) of the overall assessment result as per the weightings agreed to between the **Employer** and **Employee**.

KPA	Key performance areas (KPA'S)	Weighting
1.	Institutional Development and	0
	Transformation	
2.	Good Governance and Public Participation	0
3.	Local Economic Development (LED)	0
4.	Municipal Financial Viability and	100
	Management	
5.	Basic Service Delivery and Infrastructure	0
6.	Spatial Development	0
TOTAL		100%

- 6.7 The key performance areas related to the functional area of Employee shall be subject to negotiation between the Employer and the Employee.
- 6.8 The CCRs will make up the other 20% of the Employee's assessment score as follows:

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Competencies	Components	Competency Definition	Weighting % (total 100%)
Leading competenci	es		and the control of th
Strategic Direction	Impact and	Provide and direct a vision for	5
and Leadership	Influence	the institution, and inspire and	
1	Institutional	deploy others to delivery on the	
	Performance	strategic institutional mandate	
	Management		
	Strategic Planning		
	and Management		
	 Organisational 		
	Awareness		
People	Human Capital	Effectively manage, inspire and	5
Management	Planning and	encourage people, respect	
	Development	diversity, optimise talent and	
	 Diversity 	build and nurture relationships	
	Management	in order to achieve institutional	
	 Employee 	objectives	
	Relations		
	Management		
	 Negotiation and 		
	dispute		
	Management		
Programme and	Programme and	Able to understand programme	5
Project	Project Planning	and project management	ļ
Management	and	methodology; plan, manage,	
	Implementation	monitor and evaluate specific	
	Service Delivery	activities in order to delivery on	
	Management	set objectives	
	Programme and		
	Project Monitoring		
	and Evaluation	Able to compile, plan and	5
Financial	Budget Planning and Execution	manage budgets, control cash	
Management	Financial Strategy	flow, institute financial risk	
	and Delivery	management and administer	
	• Financial	procurement processes in	
	Reporting and	accordance with recognised	
	Monitoring	financial practices. Further to	
	I WOUNTED WING	ensure that all financial	
		transactions are managed in an	
		ethical manner	
Change Leadership	Change Vision	Able to direct and initiate	5
U	and Strategy	institutional transformation on	
	Process Design	all levels in order to successfully	
	and improvement	drive and implement new	
	Change Impact	initiatives and deliver	
	Monitoring and	professional and quality	
	Evaluation	services to the community	

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Competencies	Components	Competency Definition	Weighting % (total 100%)
Governance	Policy	Able to promote, direct and	5
Leadership	Formulation	apply professionalism in	
	• Risk and	managing risk and compliance	
	Compliance	requirements and apply a	
	management	thorough understanding of	
	Cooperative	governance practices and	
	Governance	obligations. Further, able to	
		direct the conceptualisation of	
		relevant policies and enhance	
		cooperative governance	
		relationships	
Core Competencies			
Moral competence		Able to identify moral triggers,	3
		apply reasoning that promotes	
		honesty and integrity and	
		consistently display behaviour	
		that reflects moral competence	
Planning and		Able to plan, prioritise and	5
Organising		organise information and	
		resources effectively to ensure	
		the quality of service delivery	
		and build efficient contingency	
		plans to manage risk	
Analysis and		Able to critically analyse	5
Innovation		information, challenges and	
		trends to establish and	:
		implement fact-based solutions	
		that are innovative to improve	
		institutional processes in order	
		to achieve key strategic	
<u></u>		objectives	
Knowledge and		Able to promote the generation	5
Information		and sharing of knowledge and	
Management		information through various	
		processes and media, in order	
		to enhance the collective	
		knowledge base of local	
		government	5
Communication		Able to share information,	,
		knowledge and ideas in a clear,	
		focused and concise manner	
		appropriate for the audience in	
		order to effectively convey,	
		persuade and influence	
		stakeholders	<u> </u>

Competencies	Components	Competency Definition	Weighting % (total 100%)
Results and Quality Focus		Able to maintain high quality standards, focus on achieving results and objectives while consistently striving to exceed expectations and encourage other to meet quality standards. Further, to actively monitor and measure results and quality against identified objectives	2
Core Competencies			100%

7. EVALUATING PERFORMANCE

- 7.1 Annexure "A" to this Agreement sets out:
 - 7.1.1 The standards and procedures for evaluating the Employee's performance; and
 - 7.1.2 The intervals for the evaluation of the **Employee's** performance.
- 7.2 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.
- 7.3 Personal growth and development needs identified during any performance review discussion must be documented in a personal development plan as well as the actions.
- 7.4 The **Employee's** performance will be measured in terms of contributions to the goals and strategies set out in the **Employer's** IDP.
- 7.5 The annual performance appraisal must involve:
 - 7.5.1 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 be used to add the scores and calculate a final KPA score.
 - 7.5.2 Overall rating is calculated by using the applicable assessment-rating calculator. Such overall rating represents the outcome of the performance appraisal.

7.6 The assessment of the performance of the **Employee** will be based on the following rating scale for KPA's :

Level	Terminology	Description	Ra	ting			
			1	2	⊹3∞	4	5
5	Outstanding Performance	Performance far exceeds the standard expected of an employee at this level. The appraisal indicates that the Employee has achieved above fully effective results against all performance criteria and indicators as specified in the PA and Performance plan and maintained this in all areas of Responsibility throughout the year.	s (** 1.52 s	2年17で2種	<u> </u>	10 DEES -	<u>EPROMUT</u>
4	Performance significantly above expectations	Performance is significantly higher than the standard expected in the job. The appraisal indicates that the Employee has achieved above fully effective results against more than half of the performance criteria and indicators and fully achieved all others throughout the year.					
3	Fully effective	Performance fully meets the standards expected in all areas of the job. The appraisal indicates that the Employee has fully achieved effective results against all significant performance criteria and indicators as specified in the PA and Performance Plan.					,,
2	Performance not fully effective	Performance is below the standard required for the job in key areas. Performance meets some of the standards expected for the job. The review/assessment indicates that the employee has achieved below fully effective results against more than half the key performance criteria and indicators as specified in the PA and Performance Plan					
1	Unacceptable Performance	Performance does not meet the standard performance expected for the job. The review! Assessment indicates that the employee has achieved below fully effective results against almost all of the performance criteria and indicators as specified in the PA and Performance Plan. The employee has failed to demonstrate the commitment or ability to bring performance up to the level expected in the job despite management efforts to encourage improvement.					

- 7.7 For purposes of evaluating the annual performance of the Employee an evaluation panel constituted of the following persons must be established-
 - 7.7.1 Municipal Manager
 - 7.7.2 Municipal Manager from another Municipality
 - 7.7.3 Chairperson of the Performance Audit Committee
 - 7.7.4 Member of Executive Council

The PMS Manager must provide secretariat services to the evaluation panel referred to in sub regulations (d) and (e).

8. SCHEDULE FOR PERFORMANCE REVIEWS

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

Period	Review date	Type of Review
July - September	Before end of October 2018	Informal reviews if
		performance is
		satisfactory, if not
		satisfactory the reviews
		will be formal
October -	Before end of January 2019	Formal
December	(Midyear Review)	
January - March	Before end of April 2019	Informal reviews if
		performance is
		satisfactory, if not
		satisfactory the reviews
	f	will be formal
April- June	Before end of September	Formal
	2019 (Annual Review)	
	July - September October - December January - March	July - September Before end of October 2018 October - Before end of January 2019 (Midyear Review) January - March Before end of April 2019 April- June Before end of September

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- 8.2 The Employer shall keep a record of the mid-year review and annual assessment meetings.
- 8.3 Performance feedback shall be based on the Employer's assessment of the Employee's performance.
- 8.4 The 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.
- 8.5 The Employer may amend the provisions of the performance plan whenever the performance management system is adopted, implemented and/or amended as the case may be on agreement between both parties.

9. DEVELOPMENTAL REQUIREMENTS

9.1 A Personal Development Plan (PDP) for addressing developmental gaps is attached as "ANNEXURE B" and shall form part of this agreement.

10. OBLIGATIONS OF THE EMPLOYER

- 10.1 The Employer shall:
 - 10.1.1 create an enabling environment to facilitate effective performance by the Employee;
 - 10.1.2 provide access to skills development and capacity building opportunities;
 - 10.1.3 work collaboratively with the Employee to solve problems and generate solutions to common problems that may impact on the performance of the Employee;
 - 10.1.4 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 the agreement; and
 - 10.1.5 Make available to the employee such resources as the Employee may reasonably require from time to time assisting him/her to meet the performance objectives and targets established in terms of the agreement.

11. CONSULTATION

- 11.1 The Employer agrees to consult the Employee timeously where the exercising of the Employee powers will have amongst others—
 - 11.1.1 A direct effect on the performance of any of the Employee's functions;
 - 11.1.2 Commit the Employee to implement or to give effect to a decision made by the Employer;
 - 11.1.3 A substantial financial effect on the Municipality.
- 11.2 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.

12. MANAGEMENT OF EVALUATION OUTCOMES

- 12. The key to a developmentally oriented performance management system towards inadequate performance is to promote improvement through feedback, learning and support, rather than judgement, sanctions or punishment.
- 12.2 Performance appraisal feedback shall be conveyed to employees in writing or discussed with employees on a regular basis to prevent a scenario where employees only find out about the gaps in their performance during mid-year or during the final review.
- 12.3 The evaluation of the Employee's performance shall form the basis for rewarding outstanding performance or correcting unacceptable performance
- 12.4 A performance bonus ranging from five percent (5%) to fourteen percent (14%) of the all-inclusive remuneration package may be paid to an employee in recognition of outstanding performance, subject thereto that, in determining the performance bonus the relevant percentage is based on the overall rating, calculated by using the applicable assessment-rating calculator; provided that-

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- 12.4.1 A score of one hundred and thirty percent (130%) to one hundred and forty nine percent (149%) is awarded a performance bonus ranging from five percent (5%) to nine percent (9%); and
- 12.4.2 A score of one hundred and fifty percent (150%) and above is awarded a performance bonus ranging from ten percent (10%) to fourteen percent (14%).
- 12.5 The performance bonus referred to in 12.4 here above is payable annually and constituted as follows

Score	Bonus %
130 -133	5
134 -137	6
138-141	7
142 -145	8
146 -149	9
150 -153	10
154 -157	11
158 – 161	12
162 – 165	13
166 – 167	14

- 12.1 In the case of unacceptable performance, the employer shall
 - 12.1.1 Provide systematic remedial or developmental support to assist the employee to improve his/her performance; and
 - 12.1.2 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 consider steps to implement a disciplinary process that will be guided by the Labour Relations Act 66 of 1995.

13. PERFORMANCE BONUS

In accordance with PMS Policy, a Performance bonus must be paid once a year provided the Municipality has budget for bonuses, after

- 13.1 the annual report for the financial year under review has been tabled and adopted by the municipal Council;
- 13.2 an evaluation of performance in accordance with the provisions of section 7 of this agreement; and
- 13.3 approval of such evaluation by the municipal Council, as a reward for outstanding performance.

14. DISPUTE RESOLUTION /APPEAL

- 14.1 Dispute on performance agreement / performance evaluation
 - 14.1 In a case where the employee is not satisfied with the assessment proceedings or results, the employee must apply in writing for reconsidering the performance review. The application for the appeal must be submitted within 14 working days from the date in which the assessment feedback has been communicated with the concerned employee. The employee shall look for a representative for assistance and support, example, Union Representatives.
 - 14.2 The application must be submitted to the Municipal Manager and the Municipal Manager must appoint an Appeals Committee to deal with such appeals. The findings of the Appeals Committee should be forwarded to the Municipal Manager with recommendations. The Municipal Manager must make a final decision on the matter and his/her decision will be regarded as final and binding.

15. GENERAL

- 15.1 The contents of the Agreement shall 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 of his/her contract of employment, or the effects of existing or new regulations, circulars, policies, directives or other instruments.
- 15.3 The performance assessment results of the Employee shall be submitted to the Council within fourteen (14) days after the conclusion of the assessment.

Thus done and signed on this Laguare 2018.

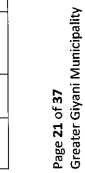
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	ACTING CHIEF EXECUTIVE OFFICER
2	
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AS WITNESSES:	
1	
2	
	MUNICIPAL MANAGER

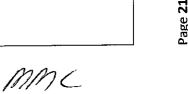


ANNEXURE A (Part 1): PERFORMANCE PLAN - 2018/19

KPA 5: MUNICIPAL FINANCE MANAGEMENT AND VIABILITY

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ANNEXURE B: PERSONAL DEVELOPMENT PLAN 2018/19

Support	person			
Work opportunity created to	practice skills/ development	area		
Suggested time	frame			
Suggested mode	of delivery	-		
Suggested	training and/or	development	activity	
Outcomes expected	(measurable indicators, training and	quantity, quality and	time frames)	
Skills performance	gap (in order of	priority)		

ANNEXURE C. DISCLOSURE OF INTEREST FORM 2018/19

Other interests:

hereby certify, that the above information is complete and correct to the best of my knowledge.

Date

Signatures

,

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FINANCIAL DISCLOSURES 2018/2019

EMPLOYEE NAME: NKUNA F

STRICTLY CONFIDENTIAL

Financial Disclosure Form
CONFIDENTIAL
I, the undersigned (surname and initials):
NKUNA F
(Residential address): HOUSE NO. 238, ROOIBOS STREET, SECTION B, KREMETART, GINANI, 0826

mmc F

(Position held)	: Acting C	CFO .			
(Name of Municipal	lity) : Greater	Giyani Municipal	ity		
Tel	: 015 811	5500			
Fax	: 015 812	2068			
I hereby certify that	t the following i	nformation is con	nplete and correct to	the best of	f my knowledge:
Shares and other sheet: note (1)	financial inte	rests (Not bank	accounts with fina	ncial instit	utions.) See informati
Number of sha of financial inter		Nature	Nominal	Value	Name of Company/Entity
Directorships and				Amount	of Remuneration/
maine of colucids		Type of busil	ness	Aillouill	or Remuneration/
partnership or firm		Type of busi	ness	Income	or Remuneration/
partnership or firr	m			Income	
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Remunerated wor note (3)	rk outside the	Municipality mu	ust be sanctioned	by Council	. See information she

See information sheet: note (5)

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Source of assistance/sponsorship	Description of assistance/ Sponsorship	Value o assistance/sponsorship
NIA		

6. Gifts and hospitality from a source other than a family member

See information sheet: note (6)

Description	Value	Source	
NIA			,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

7. Land and property

See information sheet: note (7)

Description	Extent	Area	Value
House	1350 Sam	SELTION B	21,000,000

SIGNATUR E OF EMPROYEE	SIGN	ΔΤΙ	IR E-O E	FMP	DOYFE
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DATE

PLACE: __GT

OATH/AFFIRMATION

- 1. I certify that before administering the oath/affirmation I asked the deponent the following questions and wrote down her/his answers in his/her presence:
- (i) Do you know and understand the contents of the declaration?

Answer

(ii) Do you have any objection to taking the prescribed oath or affirmation?

Answer

(iii) Do you consider the prescribed oath or affirmation to be binding on your conscience?

Answer:

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2. I certify that the deponent has acknowledged that she/he knows and understands the contents of this
declaration. The deponent utters the following words: "I swear that the contents of this declaration are true,
so help me God." / "I truly affirm that the contents of the declaration are true". The signature/mark of the
deponent is affixed to the declaration in my presence.
Commissioner of Oath /Justice of the Peace
Full first names and surname:
SHITUMBELELIA LEMAND MICHINIANCA, (Block letters)
Designation (rank)Ex Officio Republic of South Africa
Street address of institution GIGNITY SAPS GIGNITI
Date Zo18 - 10-10 Place Gigary: Strand College Stra
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CONTENTS NOTED: (Immediate supervisor) Date 979777 Sull AFRICATION Place 979777 Sull AFRICATION Place 979777 Place 97977 Place
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JANYA TROUT
CONTENTS NOTED: (Immediate supervisor)
DATE: 10/10/2018
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INFORMATION SHEET FOR THE FINANCIAL DISCLOSURE FORM

The following notes are a guide to assist with completing the attached Financial Disclosure form (Appendix C):

1. SHARES AND OTHER FINANCIAL INTERESTS

Designated employees are required to disclose the following details with regard to shares and other financial interests held in any private or public company or any other corporate entity recognized by law:

- The number, nature and nominal value of shares of any type;
- The nature and value of any other financial interests held in any private or public company or any other corporate entity; and
- The name of that entity.

2. DIRECTORSHIPS AND PARTNERSHIPS

Designated employees are required to disclose the following details with regard to directorships and partnerships:

- The name and type of business activity of the corporate entity or partnership/s; and
- The amount of any remuneration received for such directorship or partnership/s.

Directorship includes any occupied position of director or alternative director, or by whatever name the position is designated.

Partnership is a legal relationship arising out of a contract between two or more persons with the object of making and sharing profits.

3. REMUNERATED WORK OUTSIDE THE PUBLIC SERVICE (ALL REMUNERATED EMPLOYMENT MUST BE SANCTIONED PRIOR TO THE WORK BEING DONE.)

Designated employees are required to disclose the following details with regard to remunerated work outside the public service.

- The type of work;
- The name and type of business activity of the employer; and
- The amount of the remuneration received for such work.

Remuneration means the receipt of benefits in cash or kind.

Work means rendering a service for which the person receives remuneration.

4. CONSULTANCIES AND RETAINERSHIPS

Designated employees are required to disclose the following details with regard to consultancies and retainerships:

- The nature of the consultancy or retainership of any kind;
- The name and type of business activity, of the client concerned; and
- The value of any benefits received for such consultancy or retainerships.

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5. SPONSORSHIPS

Designated employees are required to disclose the following details with regard to sponsorships:

- The source and description of direct financial sponsorship or assistance; and
- The value of the sponsorship or assistance.

6. GIFTS AND HOSPITALITY FROM A SOURCE OTHER THAN A FAMILY MEMBER

Designated employees are required to disclose the following details with regard to gifts and hospitality:

- A description and the value and source of a gift with a value in excess of R350;
- A description and the value of gifts from a single source which cumulatively exceed the value of R350 in the relevant 12 month period; and
- Hospitality intended as a gift in kind.

Designated employees must disclose any material advantage that they received from any source e.g. any discount prices or rates that are not available to the general public.

All personal gifts within the family and hospitality of a traditional or cultural nature need not be disclosed.

7. LAND AND PROPERTY

Designated employees are required to disclose the following details with regard to their ownership and other interests in land and property (residential or otherwise both inside and outside the Republic):

- A description and extent of the land or property;
- The area in which it is situated; and
- The value of the interest.

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