



5. For the avoidance of all doubt, we reiterate our client's position that:
  - 5.1. The motion of no confidence remains extremely urgent;
  - 5.2. The only basis justifying the postponement was and is the need to allow the Constitutional Court to determine the merits of the UDM application presently before it;
  - 5.3. As soon as the Court has done so, it will be necessary for the motion to be urgently reinstated for determination by the National Assembly; and
  - 5.4. The Speaker must and will take all necessary steps to achieve this.
6. Please urgently confirm that the Speaker is in agreement with this position. In the event that the Speaker is not in agreement with some or all of these propositions, we specifically call upon the Speaker to set out her attitude in respect thereof in her answering affidavit to be filed in the Constitutional Court and specifically reserve the UDM's right to address this issue in the replying affidavit and to seek appropriate relief in this regard from the Constitutional Court.
7. This letter is written with prejudice and will be placed before the Court should the need arise.

Yours faithfully

A handwritten signature in black ink, appearing to be 'Mabuza Attorneys', written over a horizontal line.

**MABUZA ATTORNEYS**