

"LM7"

IN THE LAND CLAIMS COURT OF SOUTH AFRICA
HELD AT RANDBURG

Case nr: LCC 100/2006

In the matter between:

The Mamahule Community

Applicant

and

The Regional Land Claims Commissioner, Limpopo

Respondent

In respect of

The Mamahule land claim

ORDER

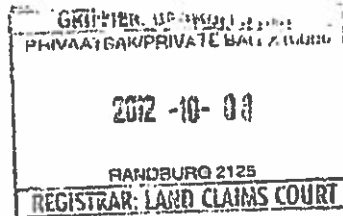
1. By agreement between the parties the settlement agreement attached hereto is made an order of Court.



P MUDAU

ACTING REGISTRAR

Land Claims Court



"LMT"

IN THE LAND CLAIMS COURT OF SOUTH AFRICA
HELD AT RANDBURG

Case nr. LCC 100/2008

In the matter between:

The Mamahula Community

First Applicant

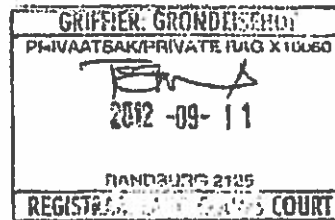
and

The Regional Land Claims Commissioner, Limpopo

Respondent

In respect of

The Mamahula land claim



SETTLEMENT AGREEMENT
CONTEMPT PROCEEDINGS

BY AGREEMENT BETWEEN THE PARTIES, the matter is settled as follows:

1. All issues relating to contempt of court are postponed *sine die*.
2. The Respondent, the Regional Land Claims Commissioner for Limpopo, undertakes to ensure compliance with the following:

"LM7"

- 2.1. The Respondent shall appoint an appropriately qualified service provider to research the Mamahule land claim and to produce a research report. The appointment shall be done within 20 days of this order, and the service provider shall be mandated to complete the report within four months of appointment.
 - 2.2. A supplementary government gazette shall be published to ensure that all land claimed by the Mamahule community is gazetted.
 - 2.3. All cadastral units of land, irrespective of size, shall be gazetted. The supplementary gazette shall be published within two months of the date of this order.
 - 2.4. The referral report shall be served on all land owners within two months of this order.
 - 2.5. Immediately after the two months allowed for service, and by no later than three months of this order, the Respondent shall bring an application for substituted service in respect of those land owners that could not be traced or on whom service could not be effected in any regular way.
3. The Respondent identifies Mr Mtyelani Frank Nkatingi as the official who is responsible to ensure that there is compliance with this court order, other than matters which require the approval of the chief accounting officer, for which matters the Respondent himself accepts responsibility.
 4. In the event of non-compliance with this court order, the Applicant may again apply for directives to have the contempt aspects of this matter set down for hearing and may supplementing its founding papers for such purposes.

"LMT"

- 3. The costs of this application shall be paid by the Respondent.
- 6. In the event that the Applicant's costs are paid in terms of the funding arrangement in terms of section 29(4) of Act 22 of 1994, the applicants shall abandon the cost order in their favour in paragraph 6 above.



On behalf of Applicant



On behalf of Respondent