Letter to the President
The Business Dealings of the Attorney-General of the Republic

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August 13, 2009

His Excellency
President of Republic
Hon. José Eduardo dos Santos

Excellency,

As an Angolan citizen, who has been monitoring the acts of your government, I write to you to express my deepest concern with the institutional silence over the recent public denunciation of the attorney general’s co-ownership of, and managerial duties in the private company Imexco.

Excellency,

I would like, first and foremost, to explain the rationale for bringing this case to your direct attention. According to current legislation, the Attorney General’s Office is subordinate to the President of the Republic, as Head of State (...).” The same law establishes that the President of the Republic gives direct instructions to the attorney general, which must be complied with.

Excellency,

You have insisted, throughout the years, on the need for the authorities to stem corruption and the abuse of power by public office holders, and for public office holders to act with due diligence. In 2008, you categorically addressed the urgency for the state authorities to draw clear boundaries in order to end the “promiscuity”, as you described it, of public office holders conflating their private business interests with their official duties.

I would therefore like to draw your attention to the following facts that illustrate examples of the kind of promiscuity to which you referred:

- On September 13 2008, the Daily Gazette published information about changes in the statutes of Imexco, premised on the decision of its four partners and
members of the company’s board of directors - namely Salim Firojali Hassam and Faizal Samsudin Alybay Ussene (both Portuguese passport holders), as well as General António dos Santos Neto (the current presiding judge of the Angolan Military Supreme Court) and General João Maria Moreira de Sousa (the current Attorney-General of the Republic of Angola).

- The business activities of General João Maria Moreira de Sousa are extensive. On December 1 2008, in partnership with the private company Construtel – Construções e Telecomunicações and with João Raimundo Belchior, the general set up a new company Construtel Serviços Limitada, whose business ventures include “the provision of legal advice”, consulting and auditing. In this company, its partners, according to Article 7 of its statutes, form the board of directors.

- Another private enterprise, Deljomar Limitada is co-owned by General João Maria Moreira de Sousa who is on the board of directors, as determined by Article 9 of its statutes. Deljomar Limitada has a wide range of business portfolios, including non-specified consulting services, construction, general trading, mining, etc. The company has two other co-owners, namely Delfim de Albuquerque and Mário Albuquerque, all with equal shares.

- In the private company Prestcom – Prestação de Serviços e Comércio Geral Limitada, General João Maria Moreira de Sousa undertakes the job of co-manager, according to Article 7 of the company’s statutes, as duly legalized by the Ministry of Justice. Prestcom is a general trading company, which also provides non-specified consulting services. The other two business partners of the general are the Angolan citizens, Mário Alberto Paulino, and the Malian national, Moussa Thiam.

These are evidence that the business activities of General João Maria Moreira de Sousa, the Attorney General of the Republic, violate, first and foremost, the Angolan Constitutional Law. Article 141 of the Constitutional Law establishes that it is incompatible for magistrates to engage in other “public or private duties, except teaching and research as well as those related to the magistrate’s union”.

How is it possible for the attorney general to be directly involved in business such as providing private legal advice for profit, consulting and providing non-specified services? Why has Your Excellency not taken action to end what amounts to a clear abuse of power? The case of the attorney general is a clear example of what has become a generalized practice in which State officials at the highest levels of Government, in the Angolan Armed Forces, National Police, National Assembly and even in the Presidency of the Republic, conflate their public duties with private interests.

For the past three years, I have been gathering official data, as part of my research on Angola’s political economy, which suggest a de facto privatization of the State. Such an undertaking has been for the exclusive benefit of high-ranking public office holders,
their families, foreign business partners and supporters.

The disregard shown by the Attorney General of the Republic, for the Constitution and the other legislation, makes a mockery of justice. I need not remind you that the attorney general is responsible for overseeing “the control of the legal system, to ensure that all branches of the State as well as economic and social entities, in general, abide by the law (...).”

Your Excellency, as Head of State, of Government, President of the ruling MPLA party, and as a Member of Parliament, albeit with a temporarily suspended mandate, you hold the highest political and moral responsibility for the prevention of and the fight against corruption. Your position endows you with absolute powers, particularly as you are directly responsible for the conduct of the attorney general. I call on you to publicly announce concrete measures to restore the respect for the law by public office holders. You shall also ensure that public officials do not exploit their office in order to promote their private and financial interests.

The Office of the Attorney General requires a leader who has moral integrity and ethical standards. Such a person should not be perceived by the public to be influenced by the need for personal acquisition of wealth or to be suspected of doing so through illegal means. Only an attorney general who respects the law can undertake the duty to oversee the legality of the acts of the Government and its officials.

Failure to deal with individuals who abuse their position for private gain leaves Your Excellency potentially culpable for the ills caused by the abuses of power, corruption, mismanagement and the plunder of State assets.

It is my sincere hope that Your Excellency will take immediate action to ensure that the Attorney General complies with the laws of the land and desists from the kind of promiscuity against which you have so frequently spoken.

I remain, Your Excellency, respectfully, your concerned citizen.

References:
- See Article 3 of Law N° 5/90, Law on the Attorney-General of the Republic.
- See the Article 3(2) of the same law.
- See Speech delivered by President José Eduardo dos Santos, on June 27 2008, at the opening of the XI Extraordinary Meeting of MPLA’s Central Committee.
• Ibid., p. 546.
• Deljomar Limitada, Diário da República, III Série, N° 100, 3 de Junho de 2008, pp. 3977-8.
• See Clause A of Article 2 of the Law on the Attorney-General of the Republic.