EARLY WARNING AGAINST DOTCONNECTAFRICA'S (DCA)
APPLICATION FOR (.AFRICA)

The Ministry of Communications presents its compliments to the Commissioner, Infrastructure and Energy of the African Union Commission and conveys support for the AUC’s mandate to apply for the DOTAFRICA (.AFRICA) generic top-level domain, and also the appointment of UniForum SA trading as the ZA Central Registry to manage the dot AFRICA domain registry.

In this regard, the Government of the Republic of Ghana wishes to express its objection to the application submitted by Dot Connect Africa (DCA) for the .Africa geographic Top Level Domain.

The enclosed GAC Early Warning Submittal is therefore being submitted outlining the basis of objection.

The Ministry of Communications avails itself of the opportunity to renew to the Commissioner, Infrastructure and Energy of AUC the assurance of its highest consideration.

HARUNA IDDRISU (MP)
MINISTER

DR. ELHAM M.A. IBRAHIM (Mrs)
COMMISSIONER
INFRASTRUCTURE AND ENERGY
AFRICAN UNION
P. O. BOX 3243
ADDIS ABABA, ETHIOPIA

Cc: Issah Yahaya, GAC Representative
The Government of the Republic of GHANA wishes to express its objection to the application submitted by Dot Connect Africa (DCA) for the .Africa geographic Top Level Domain.

The African Union Commission (AUC) has the mandate of African governments to “establish dotAfrica as a continental (geographic) Top-Level Domain for use by organizations, businesses and individuals with guidance from African Internet Agencies” and “to set up the structures and modalities for the implementation of dotAfrica project” as provided for in the Abuja Declaration. In keeping with this mandate and following an open and transparent Request for Proposal process, UniForum SA, trading as the ZA Central Registry, was appointed as the registry operator to manage and administer the dotAfrica gTLD on behalf of the African Community for the benefit of the African region.

The Dot Connect Africa (DCA) application fails to meet the minimum requirements prescribed by ICANN in the gTLD Applicant Guidebook concerning geographic names.

- It is a geographic string application that does not have the requisite minimum support from African governments.
- DCA’s application constitutes an unwarranted intrusion and interference on the African Union Commission’s (AUC) mandate from African governments to establish the structures and modalities for the Implementation of the dotAfrica (.Africa) project; and
- Its application does not adequately and substantively differentiate itself from the AUC’s officially endorsed application for the dotAfrica (.Africa) geographic string and as such will likely result in public confusion with ensuing adverse affects on the goodwill and effectiveness of the African TLD space.
- Post-amendment, DCA’s applied for string is identical to the dotAfrica (.Africa) application officially endorsed by the African Union Commission (AUC) and the 39 individual African governments that have submitted letters of support per the Applicants’ Guide Book (Ref # 1-1234-89583).
**Reason/Rationale for the Warning – This will be posted publicly:**

- **DCA’s Application lacks the requisite Government Support**
  - Paragraph 2.2.1.4.2 (section 2.16) of the Applicants’ Guidebook prescribes that certain applied-for-strings may qualify as “Geographic Names” and must therefore be accompanied by documentation of support or non-objection from the relevant governments or public authorities. In particular, the guidebook requires at least 60% of the relevant national governments in a region to provide documentation in support of new applications for geographic strings and there must be no more than one written statement of objection.
  - Africa is a clearly designated geographic region as defined in the UNESCO “Composition of macro geographical (continental) regions, geographical sub-regions, and selected economic and other groupings” list. In this regard the designation of the official AUC endorsed dotAfrica (.Africa) TLD string application as a geographic name is therefore technically and procedurally correct. The AUC is confident that the “geographic evaluation process” that this application is subject to provides sufficient checks and balances for the protection of interests and rights of African governments and the pan-African community.
  - The issue as to whether DCA’s application for the .dotAfrica string (1-1165-42560) will constitute a geographic name as outlined in the Applicant’s Guidebook is uncertain, notwithstanding the fact that the applicant itself has designated the application as a “geographic name”.
  - According the Applicant’s Guidebook (section 2.17) “Strings that include but do not match a Geographic Name will not be considered geographic names as defined in section 2.2.1.4.2 and therefore will not require documentation of government support in the evaluation process.”
  - DCA’s amended application is identical to the AUC-endorsed application and must be regarded as a geographic name for purposes of evaluation. It must consequently be subjected to the criteria and rules applicable to the evaluation of geographic names, including government support.
  - In particular we contend that the DCA’s amended .Africa application does not sufficiently differentiate it from the AUC’s endorsed dotAfrica (.Africa) geographic string application and will therefore confuse the public.
  - Being a Union of 54 (fifty four) African states and specifically being mandated by these states to “Set up the structure and modalities for the Implementation of the dotAfrica (.Africa) project” the AUC is in an authoritative position to declare African government support or opposition to any “Africa” geographic string application.
  - In contrast to the DCA application, the AUC’s officially endorsed dotAfrica (.Africa) geographic application (1-1234-89583) has the support of over 39 (thirty nine) individual national governments in Africa, which exceeds the minimum governmental support prescribed by ICANN for new geographic strings.

- **Unwarranted Interference and Intrusion**
  - DCA’s application constitutes an unwarranted intrusion and interference with the mandate given to the AUC by African Head of States and African Ministers responsible for Communication and Information Technologies. In this regard the AUC has been mandated to establish dotAfrica (.Africa) as a continental Top-Level Domain for use by organisations, businesses and individuals with guidance from African Internet Agencies and in doing so to set up the structures and modalities for the implementation of the dotAfrica (.Africa) project. DCA’s persistent interference in this process is likely
to have substantive political, economic and social repercussions in Africa.

3. Confusing Similarity
   - DCA’s applied for string (.Africa) is identical to the dotAfrica (.Africa) geographic application as officially endorsed by the AUC. Should DCA’s application be allowed to proceed, it is likely to deceive and/or confuse the public into believing that the AUC is associated with, or endorses their application, which we clearly do not.
   - In particular, we contend that the amended DCA’s .Africa application does not sufficiently differentiate it from the AUC’s endorsed dotAfrica (.Africa) geographic application and will therefore confuse and deceive the public.

Possible Remediation steps for Applicant – This will be posted publicly:

Further Notes from GAC Member(s) (Optional) – This will be posted publicly: