



ECONOMIC COMMUNITY OF WEST AFRICAN STATES

TWENTY – SEVENTH SESSION OF THE COUNCIL OF MINISTERS

BANJUL, 22 – 27 MAY, 1990.

FINAL REPORT

ECONOMIC COMMUNITY OF WEST AFRICAN STATES

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FINAL REPORT

1. INTRODUCTION

The twenty-seventh session of the Council of Ministers was held at the Kairaba Conference Centre, Banjul from 22 to 27 May, 1990. The following Member States were represented:

- The Republic of Benin
- Burkina Faso
- The Republic of Cape Verde
- The Republic of Côte d'Ivoire
- The Republic of The Gambia
- The Republic of Ghana
- The Republic of Guinea
- The Republic of Guinea Bissau
- The Republic of Liberia
- The Republic of Mali
- The Islamic Republic of Mauritania
- The Republic of Niger
- The Federal Republic of Nigeria
- The Republic of Senegal
- The Republic of Sierra Leone
- The Republic of Togo

2. The Organisation of African Unity (OAU), the Economic Commission for Africa (ECA), UNESCO, West African Clearing House (WACH), the Conference of ECOWAS Ministers of Youth and Sports (CMYS/ECOWAS), the West African Development Bank (BOAD), the West African Economic Community (CEAD) and the African, Caribbean Pan African News Agency (PANA) and Pacific (ACP) Group attended the meeting as Observers.

3. The List of Participants is attached as an Annex to this Report.

II. OPENING SESSION

4. The Minister of Economic Planning and Industrial Development of the Republic of The Gambia, Honourable Mbemba Jatta, welcomed all members of Council and their delegations on behalf of His Excellency Alhaji Sir Dawda Kairaba Jawara, President of the Republic of The Gambia, the Government and People of The Gambia. The Honourable Minister drew attention to the important programmes and decisions that had been adopted by the Community since it was created fifteen years ago. He stated that the pace of implementation of these Community Acts and Decisions had been slow and that the sub-region was now in need of a dynamic and revitalised ECDWAS. Honourable Mr. Jatta ended by saying that with goodwill and determination, Member States were capable of building a prosperous and integrated West African economy.

5. In her opening statement, the Chairman of Council, Honourable Mrs Bintou Sanogoh thanked His Excellency, Alhaji Sir Dawda Kairaba Jawara, President of the Republic of The Gambia, the Government and People of The Gambia for hosting the 1990 annual statutory meetings and for the very warm welcome extended to all delegations. The Honourable Minister expressed her appreciation to members of Council for their cooperation throughout the year which enabled her to perform her duties as Chairman of Council. Mrs Sanogoh informed Council of her tour of some Member States which, among other things, led to the payment of some of the substantial arrears in contributions.

6. The countries of West Africa have had to battle with an economic crisis for an entire decade which had left the countries incapable of facing the challenges of development on an individual basis. Drawing attention to the recent successes that North America, the EEC and the Far East have had with regional cooperation, Mrs. Sanogoh urged Member States to re-affirm their commitment to the long and complex process of economic integration. She stressed that there was need for sustained political will to be able to pursue regional integration which was an essential tool for economic development in West Africa. Specifically, the

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Chairman called on all Member States to implement the Community Acts and Decisions, and find a solution to the problem of arrears of contributions. Mrs Sanogoh also stressed the need to rationalise economic cooperation efforts in West Africa.

III. ELECTION OF BUREAU

7. The meeting elected the following Bureau:

- Chairman : Burkina Faso
- Rapporteurs : Republic of Cape Verde
Federal Republic of Nigeria

IV. ADOPTION OF AGENDA

8. The Executive Secretary, in his introductory statement informed Council that basing himself on the expressed wishes of Heads of State and Government, the Executive Secretariat had proposed a Provisional Agenda which divided the twenty-seventh session of Council into two parts. The first part of the session, from 22 to 24 May, was devoted to a consideration of the economic issues on the Agenda and the second part, from 25 to 26 May, was reserved for a consideration of political matters. While the first part of the session was meant for the Ministers responsible for ECOWAS Affairs, the second part was reserved for the ECOWAS Ministers of Foreign Affairs.

9. After deliberations on these proposals, Council agreed on the need for a meeting of ECOWAS Ministers of Foreign Affairs and directed that the report of that meeting should be submitted for its consideration. Council then adopted the following Agenda:

1. Report of the Executive Secretary
2. Report of the ECOWAS Ministers of Information
3. Report of the ECOWAS Ministers of Foreign Affairs

4. Report of the Ad Hoc Ministerial Committee on the Construction of the Headquarters of Community Institutions.
5. Report of the Ad Hoc Ministerial Committee on the Selection and Evaluation of Statutory Appointees.
6. Reports of Technical Commissions:
 - i) Trade, Customs, Immigration, Money and Payments Commission.
 - ii) Transport, Communications and Energy Commission
 - iii) Administration and Finance Commission
7. Report of the Meeting of National Experts of Planning
8. Rationalisation of Institutional Arrangements for Economic Integration in West Africa.
9. Report of the Twelfth Meeting of the Committee of Governors of Central Banks of ECOWAS Member States.
10. Reconsideration of the Memorandum by the Government of the Republic of The Gambia on the Proposed ECOWAS Convention on Mutual Assistance in Judicial Matters.
11. Report of the Board of Directors of the Fund.
12. Status of ratification of Conventions and Protocols.
13. Status of Financial Contributions.
14. Appointment of External Auditors.
15. Preparation of the Provisional Agenda for the Thirteenth Session of the Authority.

16. Any Other Matters.
17. Adoption of the Report.
18. Closing Session.

V. OUTCOME OF DELIBERATIONS

Item I. Report of the Executive Secretary

10. The Executive Secretary, Dr. Abass BUNDU, presented his 1989/1990 Annual Report, which contained the following main sections:

- An Overview of Developments
- The West African Economic Situation and the Development Imperative.
- The Execution of the Community Work Programme.
- The Non-Implementation of Community Acts and Decisions.

11. Dr. Bundu stressed that an analysis of the past performance of the West African economy, especially during the last decade clearly showed that the standard of living of the people of the sub-region had fallen, and would continue to do so unless a collective and sustained effort is made to halt the economic decline. While acknowledging that some progress had been made towards regional integration over the past fifteen years, the Executive Secretary felt that the overall record of implementation of ECOWAS cooperation programmes fell considerably short of Member States' commitments. He identified some of the problems of implementation as the exclusion of regional integration issues from the on-going national economic reform programmes; the fact that decisions and directives of the Authority and Council are not binding on Member States; ineffective monitoring systems for ensuring full implementation of Community decisions and policies, and the proliferation of West African IGOs.

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12. The Executive Secretary stated that based on current trends and the increasingly hostile international environment, hardly any economic growth had been forecast for the sub-region. This called for deeper reflection on the part of Member States. Dr. Bundu, therefore, invited members of Council to consider up-grading regional integration on the agenda of priorities of individual Member States, and seek ways of strengthening the integration process. He indicated initiatives that had already been taken to revitalise ECOWAS and suggested other ways of rendering regional cooperation more effective, including the rationalisation of West African IGOs.
13. Council took note of the Annual Report and warmly congratulated the Executive Secretary for his brilliant presentation.
14. Council expressed concern over the issue raised in the Annual Report relating to the possible violation of the provisions of the ECOWAS Treaty and trade liberalisation scheme by Protocol R recently adopted by the CEAO, and mandated the Executive Secretary to take the matter up with the Chairman of CEAO. Council strongly endorsed the proposal for accelerating the process of rationalisation of West African Inter-Governmental Organisations (IGOs)
15. Concerning the proposal by the Executive Secretary to create National Committees of Ministers, Council observed that the institutional arrangements for monitoring and evaluating the implementation of Community Acts and Decisions at the national level should be left to each

Member State, in view of some difficulties that might be encountered in its implementation. With respect to the creation of Ministerial Sub-Committee for monitoring the implementation of ECOWAS programmes at the Community level, Council felt that this objective could be achieved by the Chairman of Council, the Executive Secretary and the Managing Director of the Fund devising a viable system of monitoring such implementation.

16. On the Executive Secretary's proposal for a review of the Treaty, Council felt that it was rather early in the life of the Community to undertake a general review. Council concluded that if any specific part of the Treaty necessitated amendments such areas could be brought before Council.

Item 2: Report of the First Meeting of ECOWAS Ministers of Information

17. The report of the first-ever meeting of ECOWAS Ministers of Information was presented by its Chairman, Honourable Mrs Beatrice Damiba, Minister of Information and Culture of Burkina Faso. Council took note of the report and adopted the recommendations contained therein, subject to the following observations:

a) While the principle of upgrading the Information Division at the Executive Secretariat to a Department and the creation of a Technical Commission on Information and Communication were accepted, Council requested the Executive Secretary to work out the financial implications of these proposals for presentation to the November, 1990 session of Council.

b) The granting of customs exemptions on consumable information equipment and materials should be left to the discretion of individual Member States.

Item 3: Report of the ECOWAS Ministers of Foreign Affairs

(Refer to the Report of the First Meeting of the ECOWAS Ministers of Foreign Affairs).

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Item 4: Report of the Ad Hoc Ministerial Committee on
the Construction of the Headquarters of
Community Institutions

18. After the introduction of the report of the 13th meeting of the Ad Hoc Ministerial Committee on Construction of Headquarters of Community Institutions by its Chairman and following certain clarifications on various issues raised Council decided as follows:

A) Problem of Staff Accommodation

19. Council took note that:

- i) Construction work on the Executive Secretariat building in Abuja would be completed in August 1978 and the building would be ready for occupation about one (1) year thereafter;
- ii) The Government of the Federal Republic of Nigeria had formally allocated a piece of land to the Community for the construction of staff residential accommodation;
- iii) The acute shortage of residential accommodation in Abuja would militate against immediate movement of staff to the city on the completion of the Executive Secretariat.

20. Council further noted that the best long-term solution to the problem of staff residential accommodation in Abuja will be for the Community to build such accommodation. In this regard, it took note of the preliminary estimate of CFA 3.5 billion for the construction of staff quarters in Abuja.

21. Council then recommended as follows:

- i) that the Community should consider the construction of residential accommodation for staff in Abuja as a matter of urgency; and

ii) that the Executive Secretariat should carry out a study of the options available for the financing of the project and the management of the quarters and present the study to Council's next Session in November 1990.

B. Report of the Community Tender Board for the Interior Design, Furnishing and Decoration, and for the Supply, Installation, Commissioning and Maintenance of Simultaneous Interpretation Equipment and Public Address System for the Executive Secretariat in Abuja.

22. Council adopted the recommendations of the Ad Hoc Ministerial Committee and agreed to recommend the following tender awards to the Authority for approval:

- i) that the tender for the interior design, furnishing and decoration of the Executive Secretariat Headquarters in Abuja be awarded to Société Générale d'Entreprises (Nig.) Ltd. at an amount not exceeding FF 27 570 287 or US\$ 4 823 264;
- ii) that the tender for the supply, installation and maintenance of the simultaneous interpretation equipment and public address system for the Executive Secretariat Headquarters in Abuja be awarded to the same company, Société Générale d'Entreprises (Nig.) Ltd., at a fixed firm sum of FF 10 552 037 or US\$1 884 329;
- iii) that the fees of consultants, which add up to 11.7% of the total cost of the above works, shall not exceed FF 4 470 312 divided as follows:

- | | |
|--|------------|
| - The Architect | -10% |
| - The Technical Engineering Consultant | - 1.1% and |
| - The Quantity Surveyors | -0.60% |

C. Size, Scope and Cost of Headquarters of Community Institutions.

23. Council noted that there were differences in design, scope and environment of the two Headquarters buildings which necessarily accounted for the difference in cost between the two buildings, the Executive Secretariat in Abuja costing more. Council also noted with appreciation that the Federal Republic of Nigeria had paid the excess of CFA 974 476 500 above the ceiling of CFA 5 billion for the Headquarters of the Executive Secretariat.
24. Council also noted that the Fund would be moving to its new offices after the Summit meeting while the construction work of the Executive Secretariat building in Abuja would be completed in August 1990.
25. Council further noted the report of the Managing Director of the Fund that the problem of compensation claims by C.D.E., the Contractor for the Fund Headquarters, had not been settled and requested him to handle the matter in the best interest of the Community and report to the Ad Hoc Ministerial Committee any difficulties he may encounter.

Item 5: Report of the Ad Hoc Ministerial Committee on the Selection and Evaluation of Statutory Appointees

26. Council noted that for want of a quorum of Ministers, the meeting of the Ad Hoc Ministerial Committee on the Selection and Evaluation of Statutory Appointees, which had been scheduled to be held in Banjul on 21 May 1990, did not take place. Only two (2) Ministers were present (Burkina Faso and The Gambia). Also no Member State forwarded to the Executive Secretariat, as requested, any proposals for the consideration of the Sub-Committee of the Ad Hoc Ministerial Committee set up in Ouagadougou last June. Consequently, the few delegations which were present held an informal meeting to exchange views on the lack of progress by the Ad Hoc Ministerial Committee.

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27. The meeting raised the following questions for the consideration of Council.

- i) What was the composition of the Ad Hoc Ministerial Committee?
- ii) Who is the Chairman of the Ad Hoc Ministerial Committee?

28. After an exhaustive discussion Council decided that:

- i) the Ad Hoc Ministerial Committee should be composed of Member States which did not have Statutory Appointees in the Institutions of the Community at the material time;
- ii) the Chairman should be chosen from among members of the Ad Hoc Ministerial Committee present at each meeting;
- iii) the Sub-Committee of the Ad Hoc Ministerial Committee should meet during this session of Council to consider a proposal on criteria for selection and evaluation of statutory appointees presented by the Federal Republic of Nigeria and report to the next meeting of the Ad Hoc Ministerial Committee.

Item 6: Reports of Technical Commissions

- i) Trade, Customs, Immigration, Money and Payments Commission

29. After presentation of the report of this Commission by its Chairman, Council adopted the report and approved the following recommendations of the Commission:

- a) the adoption of the list of industrial enterprises and products eligible to benefit from the ECOWAS trade liberalisation scheme;

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- b) the adoption of an ECOWAS Residence Card by Member States to be approved by the Authority;
- c) the adoption of the Draft Supplementary Protocol on the implementation of the Third Phase (Right of Establishment) of the Protocol on Free Movement of Persons, Right of Residence and Establishment and recommended it for approval by the Authority;
- d) the adoption of short and medium-term measures for the promotion of trade among ECOWAS Member States.

ii) Transport, Communications and Energy Commission

30. In the absence of the Chairman of the Experts' Commission the report was presented by the Executive Secretariat on behalf of the Commission. Council adopted the report and approved the recommendations of the Commission.

31. Council took note of the information given by the Federation of West African Chambers of Commerce (FWACC) of its intention to create a West African Airline, a West African Shipping Line and an ECOWAS Re-insurance Company. Council directed the Executive Secretariat to maintain contact with FWACC to be informed of the necessary modalities for the operation of the new enterprises. Council strongly re-affirmed the Community's policy of encouraging the participation of the private sector in the regional economic integration effort.

iii) Administration and Finance Commission

32. Council took note of the report of the fifth meeting of the Administration and Finance Commission. Council also noted that the revised draft Staff Regulations would be presented to its next session in November 1990 for adoption. Council requested the Secretariat and the Fund to submit organigrammes for the two Institutions along with the revised draft Staff Regulations.

Item 7: Report of the Meeting of National Experts of Planning

33. After presentation of the report by the Chairman of the Experts Meeting, Council adopted the report. It congratulated the Executive Secretariat on the initiative taken to have the effects of Europe 1992 on West African countries examined at the Community level. Council endorsed the main conclusion of the Experts Meeting that Member States reinforce and accelerate sub-regional integration and recommended to the Authority the adoption of a series of measures that would ensure the revitalisation and consolidation of the Community and the effective development of the sub-region. These measures include:

- consultation among Member States for the adoption of common positions and a united front in any negotiations with the EEC on issues emanating from the Europe 1992 programme;
- harmonisation of national economic reform programmes of Member States through greater consultation and co-ordination of policies adopted under SAPs and ERPs, and by linking these programmes to the sub-regional integration process;
- re-affirmation of the political will and commitment to regional integration by according it the highest priority at the national level, and the intensification of regional cooperation;
- examination by each Member State of national legislation covering the different areas of regional cooperation with a view to making such amendments as are necessary to render the legislation compatible with Community Acts and Decisions;
- ratification of all Community conventions and protocols without further delay and accelerating the implementation of Community programmes and decisions.

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- immediate steps to strengthen the institutional capacity of ECOWAS and its Institutions;
- firm and definite decisions on the rationalisation of West African Inter-Governmental Organisations and the adoption of a programme for the effective implementation of these decisions.

34. Council, however, noted that there might be more positive effects of Europe 1992 on West Africa than were reflected in the report prepared by the Consultants. It, therefore, requested a further examination of the subject, especially in relation to the comparative advantage Member States may have on such trade items as petroleum, gas, aluminium and furniture.

Item 8: Rationalisation of Institutional Arrangements for Economic Integration in West Africa

35. The memorandum on this item was presented by the Executive Secretariat. During the ensuing discussion, it was regretted that it had not been possible to present to the Authority the proposals made by Council on this matter since November, 1987. Council, therefore, recommended to the Authority to take a definitive decision on the rationalisation of the institutional arrangements for economic integration in West Africa. Council directed the Executive Secretariat to endeavour to present to Council as early as possible, a scheme for the rationalisation of IGOs in the sub-region, including a time-table for implementation. A draft decision was adopted by Council for submission to the Authority.

Item 9 Report of the Twelfth Meeting of the Committee of Governors of Central Banks of ECOWAS Member States

36. After presentation of the report by the Chairman of the Committee, the Governor of the Central Bank of Guinea, Council adopted the report and recommended for the approval of the Authority the following time-table for monetary co-operation and for the introduction of an ECOWAS Single

Monetary Zone, amplifying the programme adopted by the Authority in 1987:

- i) further work in 1990 should include the study of the nature of non-tariff barriers in Member States and recommendations on how they should be removed;
 - ii) the year 1991 shall be devoted to negotiations on the details of harmonisation of macro-economic policies, in particular fiscal policies, directly related to monetary harmonisation, non-tariff barriers, and on the Protocols, Rules and Regulations relating to these issues;
 - iii) the drafting of Protocols on the Single Monetary Zone and the Common Monetary Authority shall be completed by 1992;
 - iv) the Statutes, Rules and Regulations of the Common Monetary Authority shall be drafted by 1993;
 - v) the Protocols, Statutes, Rules and Regulations, etc, shall be placed before the Authority at its session in 1994;
 - vi) the rest of 1994 shall be devoted to the ratification of Protocols relating to the creation of the Single Monetary Zone and the Common Monetary Authority.
37. Council further recommended the introduction of a credit guarantee fund mechanism for strengthening the West African Clearing House (WACH) as early as possible and urged the remaining debtor bank to settle without delay its outstanding arrears in WACH.

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38 Council re-affirmed the commitment of the Community to monetary integration and urged both the ECOWAS Institutions and Member States to ensure that there was no slippage in the implementation of the revised time-table. Council agreed that the level of monetary cooperation envisaged would entail close and frequent consultations at Community level among ECOWAS Ministers of Finance and Economic Development and Governors of the Central Banks. It, therefore, proposed that these consultations be institutionalised. Council also recognised the important role which the modernisation of communications in the sub-region could play in ensuring the successful execution of the time-table as well as the effective functioning of the regional monetary system and therefore called on Member States to accelerate the implementation of the Community telecommunications and roads development programmes.

Item 10: Reconsideration of the Memorandum by the Government of the Republic of The Gambia on the Proposed ECOWAS Convention on Mutual Assistance in Judicial Matters

39. During the presentation of the memorandum by the Executive Secretary, Council was informed that only one Member State had communicated its comments on the subject to the Executive Secretariat. After the statement by the Honourable Minister of Justice of The Gambia and following the reaction of delegations on the proposed convention, Council agreed that there was a general acceptance of the principle to adopt such an ECOWAS Convention. Council, therefore, requested the Executive Secretary to take the necessary steps to ensure the preparation of a draft convention, and to submit the draft to a meeting of ECOWAS Ministers of Justice for consideration and adoption.

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Item 11: Report of the Board of Directors of the Fund

40. The report was presented by the Chairman of the Board. Council approved the report and the decisions of the Board. Concerning the loan application of Mali for the Sèvara-Timbuctou-Gao telecommunications project, Council urged the Managing Director of the Fund to continue negotiations with Mali to ensure that a satisfactory agreement was reached, in view of the advantages to be derived from this project and the risk of losing the resources already mobilised by the Fund for the project. Council also directed the Managing Director to convene a meeting of the Board of Directors to consider and approve the loan agreement that would result from the negotiations.

41. Council expressed its concern over the problem being encountered by the Fund with respect to the servicing and repayment of loans by Member States and welcomed the decision of the Board to graduate the measures stipulated in Article 39 of the General Conditions Applicable to Loan, guarantee and Counter-Guarantee Agreements. Council referred to the Authority for consideration certain sanctions that should be applied against Member States in arrears of contributions.

Item 12: Status of Ratification of Conventions and Protocols

42. The Executive Secretariat circulated for the information of Council, a memorandum showing the current status of ratification of conventions and protocols by Member States. Council regretted that, in spite of the December 1989 deadline agreed upon at Ouagadougou in June, 1989, there were still substantial numbers of protocols and conventions not yet ratified. Council therefore, strongly urged all Member States concerned to take immediate steps to ratify the remaining protocols and conventions. Council also agreed to refer the memorandum to the Authority.

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Item 13: Status of Financial Contributions

43. The memoranda indicating the up-to-date status of financial contributions by Member States were circulated by the Executive Secretariat and the Fund. Council was reminded that, at the June 1989 Summit, the Authority adopted schedules for the settlement of all outstanding contributions. Council noted that the UA 14,675,771.32 arrears at the Secretariat and UA 21,170,054 at the Fund clearly reflected the fact that the Ouagadougou schedules for liquidation of arrears had not been adhered to. Council, therefore, decided to bring this disappointing situation to the attention of the Authority.

Item 14: Appointment of External Auditors

44. The Executive Secretariat, in its presentation of this item, drew attention to the list of Member States which had previously held this and other statutory posts. Council agreed that the post should be given to a firm from any of the Member States that had not held a statutory post in the Community. It identified three such members namely Cabo Verde, Mali and Togo. After the delegation of Mali indicated the interest of its country in the post of External Auditor, Council requested the Republic of Mali to submit the names of three (3) firms of auditors, of whom one would be recommended by Council for appointment by the Authority.

Item 15: Preparation of the Provisional Agenda for the Thirteenth Session of the Authority.

45. After presentation of the draft Provisional Agenda of the Authority by the Executive Secretariat, Council adopted it after some amendments. The approved Provisional Agenda is attached to this Report.

VI ANY OTHER MATTERS

46. No issues were raised under this item of the agenda.

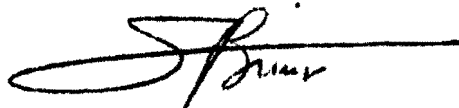
VII ADOPTION OF THE REPORT

47. This Report was adopted after some amendments.

VII CLOSING SESSION

48. The Chairman of Council, Honourable Mrs Bintou Sanogoh expressed her gratitude to all members of Council for the cooperation she received throughout the meeting. She stated that the success of the meeting was due entirely to the positive contributions made by her colleagues during the discussions. The Chairman thanked the Executive Secretary and his staff for their diligence and urged them to continue to serve the Community with loyalty and the same devotion to duty.

DONE AT BANJUL, 27TH MAY, 1990



Hon. MRS BINTOU SANOGOH
CHAIRMAN
FOR THE COUNCIL

ECONOMIC COMMUNITY OF WEST AFRICAN STATES

TWENTY-SEVENTH SESSION OF THE COUNCIL OF MINISTERS
BANJUL, 22 - 27 MAY 1990

RESOLUTION C/RES.1/5/90 RELATING TO THE INTERIOR DESIGN
FURNISHING AND DECORATION AND FOR THE SUPPLY, INSTALLATION,
COMMISSIONING AND MAINTENANCE OF SIMULTANEOUS INTERPRETATION
EQUIPMENT AND PUBLIC ADDRESS SYSTEM OF THE HEADQUARTERS OF
THE EXECUTIVE SECRETARIAT IN ABUJA

THE COUNCIL OF MINISTERS

MINDFUL of Article 6 of the ECOWAS Treaty establishing the Council of Ministers and defining its composition and functions :

MINDFUL of Decision A/DEC.17/5/82 of the Authority of Heads of State and Government relating to the construction of the Headquarters of the Institutions of the Community :

MINDFUL of Decision C/DEC.6/11/82 of the Council of Ministers relating to the procedure for the construction of the Headquarters of Community Institutions ;

ON THE RECOMMENDATION of the Ad Hoc Ministerial Committee on the construction of the Headquarters of the Institutions of the Community at its meeting held in Banjul on 21 May, 1990 ;

PROPOSES to the Authority of Heads of State and Government to adopt the attached draft decision relating to the interior design, furnishing and decoration and for the supply, installation, commissioning and maintenance of simultaneous interpretation equipment and public address system of the Headquarters of the Executive Secretariat in Abuja.

DONE AT BANJUL, THIS 27TH DAY OF MAY 1990



HONOURABLE (MRS) BINTOU SANOGOH
CHAIRMAN
FOR THE COUNCIL

ECONOMIC COMMUNITY OF WEST AFRICAN STATES

THIRTEENTH SESSION OF THE AUTHORITY OF HEADS
OF STATE AND GOVERNMENT
BANJUL, 28 - 30 MAY 1990

DECISION A/DEC.1/5/90 RELATING TO THE INTERIOR DESIGN
FURNISHING AND DECORATION AND FOR THE SUPPLY, INSTALLATION,
COMMISSIONING AND MAINTENANCE OF SIMULTANEOUS INTERPRETATION
EQUIPMENT AND PUBLIC ADDRESS SYSTEM OF THE HEADQUARTERS OF
THE EXECUTIVE SECRETARIAT IN ABUJA

THE AUTHORITY OF HEADS OF STATE AND GOVERNMENT

MINDFUL of Article 5 of the ECOWAS Treaty establishing the Authority of Heads of State and Government and defining its composition and functions :

MINDFUL of Decision A/DEC.17/5/82 of the Authority of Heads of State and Government relating to the construction of the Headquarters of the Institutions of the Community ;

MINDFUL of Decision C/DEC.6/11/82 of the Council of Ministers relating to the procedure for the construction of the Headquarters of Community Institutions :

CONSIDERING THE RESOLUTION C/RES.1/5/90 of the 27th Session of the Council of Ministers held in Banjul from 22 to 27 May 1990;

DECIDES :

ARTICLE 1

The total cost of the interior design, furnishing and decoration excluding architect's fees and other charges of the Headquarters of the Executive Secretariat is fixed at the sum of FF 27,570,287 and shall not exceed this amount.

ARTICLE 2

The total cost of the supply, installation, commissioning and maintenance of simultaneous interpretation equipment and public address system excluding architect's fees and other charges is fixed at the sum of FF 10,552,037 and shall not exceed this amount.

ARTICLE 3

Architect's and Consultants' fees for the interior design, furnishing and decoration and for the supply, installation, commissioning and maintenance of the simultaneous interpretation equipment and public address system are fixed at the sum of 4,460,312 FF (four million, four hundred and sixty thousand, three hundred and twelve French Francs) and shall not exceed this amount.

ARTICLE 4

Sixty (60) per cent of the total cost of the interior design, furnishing and decoration, supply, installation, commissioning and maintenance of simultaneous public address system and Architect's and Consultants' fees, that is ~~forty-two million, five hundred and eighty-two thousand, six hundred and thirty-six~~ French Francs (FF 42,582,636) shall be financed from the ECOWAS Fund's own resources while forty (40) per cent shall be shared amongst Member States in accordance with the co-efficient for payment of contributions as stipulated in Article 5 of the Protocol relating to the ECOWAS Fund.

ARTICLE 5

The Executive Secretary is hereby authorised to negotiate and sign contracts with Société Générale des Entreprises (Nig) Ltd. for the interior design, furnishing and decoration and for the supply, installation, commissioning and maintenance of simultaneous interpretation equipment and public address system.

ARTICLE 6

This Decision shall enter into force upon signature and shall be published in the Official Journal of the Community and in the National Gazette of each Member State.

DONE AT BANJUL, THIS 30TH DAY OF MAY 1990

H. E. CAPTAIN BLAISE COMPAORE
CHAIRMAN
FOR THE AUTHORITY OF HEADS OF STATE
AND GOVERNMENT

TWENTY-SEVENTH SESSION OF THE COUNCIL OF MINISTERS

BANJUL, 22 - 27 MAY 1990.

RESOLUTION C/RES.2/5/90 ON THE ADOPTION OF THE DRAFT SUPPLEMENTARY PROTOCOL ON THE IMPLEMENTATION OF THE THIRD PHASE (RIGHT OF ESTABLISHMENT) OF THE PROTOCOL ON FREE MOVEMENT OF PERSONS, RIGHT OF RESIDENCE AND ESTABLISHMENT.

THE COUNCIL OF MINISTERS,

CONSIDERING Article 6 of the Treaty establishing the Council of Ministers and defining its composition and functions;

CONSIDERING Article 2, paragraphs 3 and 4 of the Protocol on Free Movement of Persons, Right of Residence and Establishment, signed on 29 May, 1979, in Dakar

CONSIDERING that the Protocol finally entered into force in Member States on 5 June, 1986 and that the four-year period, which commenced from that date, for the implementation of Phase II, expires on 6 June, 1990;

AWARE that the criteria for the implementation of Phase III (Right of Establishment) have been fulfilled and that it is necessary for Member States to implement it by adopting and implementing the relevant decisions;

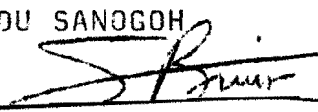
ON THE RECOMMENDATION of the Trade, Customs, Immigration, Money and Payments Commission meeting in Lagos from 17 to 21 April, 1990;

PROPOSES to the Authority of Heads of State and Government:

TO APPROVE AND ADOPT the attached Supplementary Protocol on the implementation of Phase III (Right of Establishment) of the Protocol on Free Movement of Persons, Right of Residence and Establishment.

DONE AT BANJUL, THIS 27TH DAY OF MAY, 1990.

HON. (MRS) BINTOU SANOGO
CHAIRMAN



ECONOMIC COMMUNITY OF WEST AFRICAN STATES

THIRTEENTH SESSION OF THE AUTHORITY OF HEADS-OF-STATE
AND GOVERNMENT

BANJUL, 28TH - 30TH MAY 1990

DRAFT SUPPLEMENTARY PROTOCOL A/5P/5/90 ON THE
IMPLEMENTATION OF THE THIRD PHASE (RIGHT OF ESTABLISHMENT)
OF THE PROTOCOL ON FREE MOVEMENT OF PERSONS, RIGHT OF
RESIDENCE AND ESTABLISHMENT

THE HIGH CONTRACTING PARTIES:

MINDFUL of Article 5 of the ECOWAS Treaty establishing the Authority of Heads of State and Government and defining its composition and function;

MINDFUL of Article 27 of the ECOWAS Treaty relating to freedom of movement and residence within the Community;

MINDFUL of Protocol A/P.1/5/79 dated 29 May 1979 on Free Movement of Persons, Right of Residence and Establishment;

MINDFUL of Protocol A/P.3/5/82 dated 29 May 1979 establishing the Code of Citizenship of the Community;

MINDFUL of Protocol A/P.1/11/84 dated 23 November 1984 on Community Enterprises;

MINDFUL of Supplementary Protocol A/SP.1/7/85 dated 6 July 1985 establishing the Code of Conduct for the implementation of the Protocol on Free Movement of Persons, Right of Residence and Establishment;

MINDFUL of Supplementary Protocol A/SP.1/7/86 of 1 July 1986 on the implementation of the Second Phase (Right of Residence) of the Protocol on Free Movement of Persons, Right of Residence and Establishment;

CONSIDERING the deadline for the implementation of Phase II (Right of Residence) of the Protocol on Free Movement of Persons, Right of Residence and Establishment, which deadline will expire on 4 June, 1990;

CONVINCED of the imperative need to proceed to the third phase (Right of Establishment) of the Protocol on Free Movement of Persons, Right of Residence and Establishment, inasmuch as the uniform implementation of the provisions of ECOWAS texts on Free Movement of Persons, goods, services and capital by all Member States is a fundamental basis of Community building and a pre-requisite for the harmonious development of the economic, social and cultural activities of the States of the sub-region which will ensure the welfare of their peoples.

HEREBY AGREE AS FOLLOWS :

CHAPTER I

DEFINITIONS

ARTICLE 1

In this Protocol, the following terms shall have the meanings assigned to them hereunder :

- "Treaty" means the Treaty of the Economic Community of West African States.
- "Community" means the Economic Community of West African States.

- "Member State or Member States" means a Member State or Member States of the Economic Community of West African States.
- "Host Member State" means the Member State or country of residence of the migrant worker.
- "Member State of Origin" means the Member State or country of origin of the migrant worker or the country of which he is a national.
- "Authority" means the Authority of Heads of State and Government established by Article 5 of the Treaty.
- "Executive Secretary and Executive Secretariat" means the Executive Secretary and the Executive Secretariat of the Community as defined in Article 8 of the Treaty.
- "Competent Commission" means the Trade, Customs, Immigration, Money and Payments Commission of the Community, as defined in Article 9 para. 1 (a) of the Treaty.
- "Community citizen or Community citizens" means any national or nationals of a Member State fulfilling the conditions stipulated in the Protocol A/P.3/5/82 relating to the definition of Community citizen.

- "Right of Residence" means the right of a citizen who is a national of one Member State to reside in a Member State other than his State of origin which issues him with a residence card or permit that may or may not allow him to hold employment.

- "Right of Establishment" means the right granted to a citizen who is a national of one Member State to settle or establish in another Member State other than his State of origin, and to have access to economic activities, to carry out these activities as well as to set up and manage enterprises, and in particular companies, under the same conditions as defined by the legislation of the host Member State for its own nationals.

- "Residence Card" or "Residence Permit" means the document issued by the competent authorities of a Member State granting right of residence in the territory of the Member State.

- "Resident" means any citizen, who is a national of one Member State, and who is accorded the right of residence.

- "Migrant worker" or "Migrant" means any citizen who is a national of one Member State, who has travelled from his country of origin to the territory of another Member State of which he is not a national and who seeks to hold employment there.

- "Competent Administration or relevant Departments" means national Administrations of Member States responsible for immigration and emigration matters.
- "Competent Authority of place of residence" means the competent local authority responsible for problems concerning the residence of foreigners in the territory of the host Member State.
- "Fundamental rights" means the right granted to any migrant worker by this Protocol and the Conventions of the International Labour Organisation (ILO) on the protection of the rights of migrant workers.
- "Border area workers" means migrant workers who, while in employment in one Member State, maintain their normal residence in a neighbouring Member State, which is their country of origin and to which they return each day or at least once a week.
- "Seasonal workers" means migrant workers in employment or practising a business on their own account in one Member State of which they are not nationals, the activity being by its nature dependent on seasonal conditions and capable of being practised only during a part of the year.
- "Itinerant workers" means migrant workers who, normally residing in one Member State, may have to travel to another Member State for a short period for the requirements of their activities.

- "Company" means a company constituted under civil or commercial law or any other legal entity constituted under public or private law with the exception of non profit-making companies.

2. In this Protocol, the term "migrant worker" excludes :

- i) Persons on official posting who are employed by international organisations and persons employed by a State outside the territory of that State, whose entry into the country and conditions of service are governed by general international law or by specific International Agreements or Conventions.
- ii) Persons on official posting who are employed by a State outside the territory of that State for the implementation of cooperation programmes for development agreed on with the host country, the entry into the country and conditions of service of such persons being established by specific International Agreements or Conventions.
- iii) Persons whose working relations with an employer have not been established in the host Member State.

ix) Persons who become residents in their capacity as investors in a country other than their State of origin or who, since their arrival in that country, have been carrying out an economic activity as an employer.

CHAPTER II

ESTABLISHMENT OF OR ACCESS TO ENTERPRISES

Article 2

The right of establishment as defined in Article 1 above shall include access to non-salaried activities and the exercise of such activities as well as the creation and management of enterprises and companies which comply with the definition contained in Article 3 below subject to the same conditions stipulated by the laws and regulations of the country of establishment for its own nationals.

Article 3

For the purpose of implementation of this Protocol, companies which are formed in accordance with the laws and regulations of a Member State with their headquarters, central seat of administration or principal establishment within the Community shall be considered in the same category as individual nations of Member States. Where, however, only the statutory headquarters of the company are established in a Member State, activities of such a company should have effective and sustained links with the economy of the Member State.

CHAPTER III

PROVISIONS FOR SECTORS OF ECONOMIC ACTIVITY GOVERNED BY
SPECIAL MEASURES WHERE SUCH ACTIVITY INVOLVE
NON-NATIONALS

Article 4

1. In matters of establishment and services, each Member State shall undertake to accord non-discriminatory treatment to nationals and companies of other Member States.

2. If, however, for a specific activity, a Member State is unable to accord such treatment, the Member State must indicate as such, in writing, to the Executive Secretariat. Other Member States shall then not be bound to accord non-discriminatory treatment to nationals and companies of the State concerned.
3. The provisions of this Protocol and measures taken as a result thereof shall be without prejudice to the application of legislative and administrative provisions, which provide a special treatment for non-nationals and are justified by exigencies of public order, security or public health.
4. On the recommendation of the competent Commission and on the proposal of the Council of Ministers, the Authority of Heads of State shall take the relevant decision for the coordination and harmonisation of legislative, statutory and administrative provisions which, in at least one Member State, make access to certain non-salaried activities (liberal or non-liberal professions) and the exercise of such activities subject to protective or restrictive measures.

5. To facilitate access to non-salaried activities and the exercise of such activities, the competent Commission shall recommend to the Council of Ministers, which shall propose to the Authority of Heads of State and Government, that decisions be taken for the mutual recognition at Community level of diplomas, certificates and other qualifications.
6. Activities which in a Member State, form part, even occasionally, of the exercise of public authority, shall be exempted from the provisions of this Protocol.

CHAPTER IV

PROVISIONS FOR THE PROMOTION AND PROTECTION OF CAPITAL FOR INVESTMENT OR ALREADY INVESTED IN THE ESTABLISHMENT OF AN ENTERPRISE OR FOR THE PURPOSE OF OBTAINING ACCESS TO ECONOMIC ACTIVITY

Article 5

Member States recognise the importance of capital (whether private or public) in the promotion of development cooperation and the need to take measures conducive to the promotion of such capital. Member States shall therefore undertake, jointly and severally, to :

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Member States recognise the importance of capital (whether private or public) in the promotion of development cooperation and the need to take measures conducive to the promotion of such capital. Member States shall therefore undertake, jointly and severally, to :

- i) implement measures to encourage participation in development efforts by economic operators who share the objectives and priorities of development cooperation and respect the law and regulations of their respective States;
- ii) accord fair and equitable treatment to such capital to encourage and create conditions which favour investment of such capital;
- iii) promote effective cooperation between economic operators in their respective States.

Article 6

In order to further accelerate cooperation in their development efforts and increase directly productive investments, Member States shall undertake to adopt provisions which will facilitate and increase the flow of more stable private capital and enhance :

1. co-financing of productive investment with the private sector;
2. the activities and efficacy of domestic financial markets;
3. access to international financial markets.

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2. the activities and efficacy of domestic financial markets;
3. access to international financial markets.

Article 7

1. Assets and capital invested by ECOWAS citizens who are not nationals of the Member State of establishment, having been duly authorised, shall not be subjected to any act of confiscation or expropriation on a discriminatory basis.
2. Any act of confiscation, expropriation or nationalisation must be followed by fair and equitable compensation.

Article 8

In recognition of the intermediary role of national development finance institutions in attracting the flow of capital for development cooperation, Member States shall undertake to encourage, as part of their monetary and financial cooperation, the establishment or enhancement of :

1. national or regional export financing and export credit guarantee institutions;

and

2. regional payment mechanism likely to facilitate and promote intra-community trade.

Article 9

In recognition of the need to promote and protect the investments of each Member State in their respective territories, Member States shall undertake, in their mutual interest, to harmonise their national legislations, administrative rules and regulations governing the promotion and protection of investments in order to establish the foundations for the Community guarantee and insurance systems.

CHAPTER V

PROVISIONS GOVERNING THE MOVEMENT OF CAPITAL FOR
INVESTMENT AND CURRENT PAYMENTS

Article 10

1. In transactions involving movement of capital for investment and current payments, Member States shall refrain from taking exchange control measures which are incompatible with their obligations under the terms of this Protocol and earlier Community provisions, particularly Protocol A/P.1/11/84 of the Authority of Heads of State and Government dated 23 November 1984, and relating to Community Enterprises.

2. However, such obligations shall not prevent Member States from taking the necessary protective measures for reasons of grave economic difficulty or serious balance of payment problems, provided that the decision-making bodies of the Community are given notification thereof.

Article 11

In the case of foreign exchange transactions-related to investment and current payments, Member states shall, as far as possible, refrain from taking discriminatory measures and from according preferential treatment to nationals of third countries.

CHAPTER VI

COOPERATION BETWEEN ADMINISTRATIONS IN
MEMBER STATES

Article 12

The relevant authorities of Member States shall cooperate closely with one another and with the Executive Secretariat in accordance with the General conditions for the realisation of the right of establishment in order to:

6. coordinate as far as necessary with a view to making them equivalent, the guarantees required from companies by Member States to protect the interests of both partners and third parties.

CHAPTER VII

GENERAL AND MISCELLANEOUS PROVISIONS

Article 13

Member States shall undertake to institute all legislative and other measures which are in conformity with their constitutional procedures and necessary for the implementation of the provisions of this Protocol.

Article 14

Any dispute arising between Member States on the interpretation or implementation of this Protocol shall be resolved in accordance with the procedure for settlement of disputes as laid down in Article 56 of the Treaty.

Article 15

1. Any Member State may submit proposals for amendment or revision of this Protocol.
2. All proposals shall be forwarded to the Executive Secretary who shall communicate them to Member States within thirty (30) days of receiving them. Amendments or revisions shall be considered by the Authority at the expiration of the thirty (30) days period of notice granted to Member States.

CHAPTER VIII

DEPOSIT AND ENTRY INTO FORCE

Article 16

1. This Supplementary Protocol shall enter into force, provisionally, upon signature by the Heads of State and Government and definitively, upon ratification by at least seven signatory States in accordance with the constitutional procedures of each signatory State.

2. This Supplementary Protocol and all instruments of ratification shall be deposited with the Executive Secretariat, which shall forward certified copies of the Protocol to all Member States and shall notify them of the date of deposit of the instruments of ratification. This Protocol shall be registered with the Organisation of African Unity, the United Nations Organisation and such Organisation as may be determined by the Authority of Heads of State and Government.

3. This Supplementary Protocol shall be annexed to the Treaty of which it shall form ~~an integral~~ part.

IN FAITH WHEREOF WE HEADS OF STATE AND GOVERNMENT OF THE ECONOMIC COMMUNITY OF WEST AFRICAN STATES, HAVE SIGNED THIS PROTOCOL;

DONE AT BANJUL THISDAY OF1990

IN ONE SINGLE ORIGINAL IN THE FRENCH AND ENGLISH LANGUAGES, BOTH TEXTS BEING EQUALLY AUTHENTIC.

ECONOMIC COMMUNITY OF WEST AFRICAN STATES

TWENTY-SEVENTH SESSION OF THE COUNCIL OF MINISTERS

BANJUL, 1 - 17 MAY 1990

RESOLUTION C/RES 3/5/90 ON THE COMPUTERISATION
OF VEHICLE REGISTRATION IN ECOWAS MEMBER STATES

THE COUNCIL OF MINISTERS,

MINDFUL of Article 3 of the ECOWAS Treaty, establishing
the Council of Ministers and defining its composition
and functions;

CONSIDERING the recommendation of the Transport, Communi-
cations and Energy Commission (Transport Sub-Commission)
which met in Lagos from 1 to 6 April 1989;

URGES MEMBER STATES:

- a) to computerise their vehicle registration systems
to ensure better control of vehicle movement within
the sub-region and to facilitate the collection
of statistical data on transport matters;
- b) to take into account the following basic informa-
tion, in order to harmonise data on vehicle
particulars;

- Make of vehicle
- Type of vehicle
- Engine number
- Chassis number
- Registration number
- Date of registration
- Name of owner

SB

Address of owner

Private or commercial

Net weight

Gross vehicle weight

Cubic capacity (horse power)

Source of energy

Year of first registration

DONE AT SANGOL THIS 17TH DAY OF MAY 1993

HON. (MRS) DINTOU SANGGON

CHAIRMAN



FOR THE COUNCIL

ECONOMIC COMMUNITY OF WEST AFRICAN STATES

TWENTY-SEVENTH SESSION OF THE COUNCIL OF MINISTERS

BANJUL, 22 - 27 MAY 1990

RESOLUTION C/RES.4/5/90 ON THE REDUCTION OF
THE NUMBER OF ROAD CHECK-POINTS IN
ECOWAS MEMBER STATES

THE COUNCIL OF MINISTERS,

MINDFUL OF Article 6 of the ECOWAS Treaty, establishing
the Council of Ministers and defining its composition and
functions ;

CONSIDERING the recommendation of the Transport, Communications
and Energy Commission (Transport Sub-Commission) which met
in Lagos from 2 to 6 April 1990 ;

URGES Member States :

to take all necessary measures to effectively reduce the
number of checkpoints on Inter-State roads.

DONE AT BANJUL THIS 27TH DAY OF MAY 1990

HON. (MRS) BINTOU SANOGO

CHAIRMAN



FOR THE COUNCIL

ECONOMIC COMMUNITY OF WEST AFRICAN STATES

TWENTY-SEVENTH SESSION OF THE COUNCIL OF MINISTERS

BANJUL, 22 - 27 MAY 1990

RESOLUTION C/RES 5/5/90 ON AXLE ROAD

THE COUNCIL OF MINISTERS,

MINDFUL of Article 6 of the ECOWAS Treaty establishing the Council of Ministers and defining its composition and functions ;

CONSIDERING the recommendation adopted by the meeting of the Transport, Communications and Energy Commission (Transport Sub-Commission) held in Lagos from 2 to 6 April 1990.

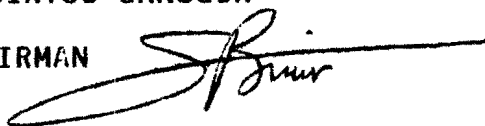
URGES MEMBER STATES :

- to introduce weighbridge and axle scales as a means of effectively monitoring tonnage transported and of ensuring that the maximum axle load of 11,5 tonnes adopted by ECOWAS Member States is enforced.

DONE AT BANJUL THIS 27TH DAY OF MAY 1990

HON. (MRS) BINTOU SANOGO

CHAIRMAN



FOR THE COUNCIL

ECONOMIC COMMUNITY OF WEST AFRICAN STATES

TWENTY SEVENTH SESSION OF THE COUNCIL OF MINISTERS

BANJUL, 22 - 27 MAY 1990

RESOLUTION C/RES.6/5/90 ON THE COMPLETION OF THE REMAINING SECTIONS OF THE TRANS WEST AFRICAN HIGHWAY NETWORK AND THE INTERCONNECTING ROADS TO FACILITATE ACCESS TO LANDLOCKED COUNTRIES.

THE COUNCIL OF MINISTERS,

MINDFUL of Article 6 of the ECOWAS Treaty establishing the Council of Ministers and defining its composition and functions;

CONSIDERING the recommendation of the meeting of the Transport, Communications and Energy Commission (Transport Sub-Commission) held in Lagos from 2 to 6 April 1990;

URGES the Member States concerned :

- 1) to initiate appropriate action towards the completion of the remaining sections of the Trans West African Highway (Lagos - Nouakchott - Dakar to Ndjamena).
- 2) to accord priority to the construction of interconnecting roads in their investment programmes in order to facilitate access to the landlocked countries.

DONE AT BANJUL THIS 27TH DAY MAY 1990

HON. (MRS) BINTOU SANOGO
CHAIRMAN
FOR THE COUNCIL



ECONOMIC COMMUNITY OF WEST AFRICAN STATES

TWENTY SEVENTH SESSION OF THE COUNCIL OF MINISTERS

BANJUL, 22 - 27 MAY 1990

**RESOLUTION C/RES.7/5/90 ON THE ESTABLISHMENT OF AN
APPROPRIATE ADMINISTRATIVE FRAMEWORK AS STIPULATED
IN ARTICLE 1-1 OF DECISION A/DEC/2/5/81**

THE COUNCIL OF MINISTERS,

MINDFUL of Article 6 of the ECOWAS Treaty establishing
the Council of Ministers and defining its
composition and functions;

CONSIDERING the Recommendation emanating from the meeting
of the Transport, Communications and Energy
Commission (Transport Sub-Commission) held in
Lagos from 2-6 April 1990;

REQUESTS MEMBER STATES :

1. to establish an appropriate administrative framework such as a Directorate of Road Transport to facilitate the coordination of road transport activities and rapid collection of the information required for the establishment of a transport data bank.
2. to accelerate the effective implementation of decisions relating to the transport sector.

DONE AT BANJUL THIS 27TH MAY OF MAY 1990

HON. (MRS) BINTOU SANOGO

CHAIRMAN

FOR THE COUNCIL



ECONOMIC COMMUNITY OF WEST AFRICAN STATES

TWENTY-SEVENTH SESSION OF THE COUNCIL OF MINISTERS

BANJUL, 22 - 27 MAY, 1990

**RESOLUTION C/RES.8/5/90 ON THE ESTABLISHMENT OF A RESIDENCE
CARD IN ECOWAS MEMBER STATES**

THE COUNCIL OF MINISTERS,

CONSIDERING the Protocol on Free Movement of Persons, Right of Residence and Establishment;

CONSIDERING the Supplementary Protocol on the implementation of the second phase (Right of Residence), and particularly, Articles 5, 6 and 9 on the harmonised ECOWAS Residence Card;

AWARE of the need to establish a harmonised Residence Card within the Community to facilitate and simplify movement of persons within Member States;

ON THE RECOMMENDATION of the Trade, Customs, Immigration, Money and Payments Commission meeting in Lagos from 17 to 21 April, 1990;

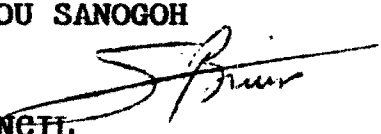
PROPOSES that the Authority of Heads of State and Government:

- **APPROVE** and adopt the attached Draft Decision on the establishment of a harmonised ECOWAS Residence Card.

DONE AT BANJUL THIS 27TH DAY OF MAY 1990

HON. (MRS) BINTOU SANOGH

**CHAIRMAN
FOR THE COUNCIL**



ECONOMIC COMMUNITY OF WEST AFRICAN STATES

**THIRTEENTH SESSION OF THE AUTHORITY OF
HEADS OF STATE AND GOVERNMENT**

BANJUL, 28 - 30 MAY, 1990

**DRAFT DECISION A/DEC.2/5/90 ESTABLISHING
A RESIDENCE CARD IN ECOWAS MEMBER STATES**

THE AUTHORITY OF HEADS OF STATE AND GOVERNMENT,

MINDFUL of Article 5 of the ECOWAS Treaty establishing the Authority of Heads of State and Government and defining its composition and functions:

MINDFUL of Article 27 of the ECOWAS Treaty relating to freedom of movement and residence within the Community;

MINDFUL of Protocol A/P.1/5/79 dated 29 May, 1979 on Free Movement of Persons, Right of Residence and Establishment signed in Dakar on 29 May 1979;

MINDFUL of Protocol A/P.3/5/82 dated 29 May 1982 establishing a Code of Citizenship for the Community;

MINDFUL of Supplementary Protocol A/SP.1/85 dated 6 July 1985 establishing a Code of Conduct for the Implementation of the Protocol on Free Movement of Persons, Right of Residence and Establishment;

MINDFUL of Article 9 of Supplementary Protocol A/SP.1/86 dated 3 July 1986 on the implementation of the Second Phase (Right of Residence) of the Protocol on Free Movement of Persons, Right of Residence and Establishment;

CONSIDERING that more than seven (7) States have ratified and put into force Supplementary Protocol A/SP.1/7/86 dated 6 July 1986 on the Implementation of the Second Phase (Right of Residence) of the Protocol on Free Movement of Persons, Right of Residence and Establishment;

CONVINCED that the aim of harmonious development of activities in the Community makes it necessary to introduce a

single Residence Card for the Community;

D E C I D E S

PART I

FORM AND CONTENT OF THE RESIDENCE CARD

Article 1

There is hereby established by this decision, a "Residence Card" in ECOWAS Member States.

Article 2

1. The Residence Card referred to in Article 1 above shall have the following format: 12 cm x 10 cm with a hard light blue cover on which shall be printed the ECOWAS Emblem.

2. The model Residence Card as well as the Residence Card application form, shall be as annexed to this Decision.

PART II

CONDITIONS GOVERNING ISSUANCE AND RENEWAL OF
RESIDENCE CARD

Article 3

1. ECOWAS Citizens who are nationals of Member States desiring to reside in the territory of another Member State shall obtain a Residence Card from the competent authorities of the host Member State.

Article 4

1. An applicant for an ECOWAS Residence Card shall deposit with the Department of Immigration of the host country, an application therefor and provide the following documents:

- the application form as contained in Article .2 of this Decision duly completed by the applicant;
- a copy of the applicant's police record, or any other document in lieu thereof issued within the last three months, where relevant;
- 4 cm x 4 cm passport sized photographs taken full face;
- valid passport or identity card;
- recent medical certificate showing that the applicant does not suffer from any contagious or epidemic disease or any other disease that would render him unfit to carry out his chosen profession;
- a repatriation guarantee or a letter of guarantee from the employer;
- an employment contract stamped by the competent Department of the host country;
- proof of registration in an educational institution in the case of students and course participants;

- proof of registration in the Register of trade names and business enterprises in the case of traders and for the liberal professions, proof of membership of the relevant professional body of any other certificate as proof of educational qualification.

2. The application must be prepared to be finger printed.

3. He shall be issued with a receipt certifying that his application and the necessary documents have been submitted, and serving as proof of his temporary stay.

Article 5

The competent authorities in the host Member State may, in processing applications for a Residence Card request the migrant worker to present the following additional documents in respect of his family:

1. The travel document with which his family entered the territory of the host country;
2. Proof of family relationship issued by the competent authority of the State of origin or last country of domicile.

Article 6

1. The Residence Card is not transferable.
2. The Residence Card shall be acceptable as visiting and residence permit and must be produced on demand by the competent authorities of the host State.

.../4.

Article 7

The processing of an application for a Residence Card may not delay the immediate execution of employment contracts concluded by the applicant.

Article 8

1. Migrant workers shall be allowed to reside in host Member States and take up employment.

2. A migrant worker may not be considered as being in an irregular situation as a result of loss of employment or cessation of his economic activity which occurs before the expiration of his work permit or any similar document.

3. Loss of employment shall not constitute a reason for withdrawal of the Residence Card.

Article 9

1. The holder shall immediately report the loss, theft or destruction of his Residence Card to the competent administrative authority in his area of domicile.

2. The original report shall be sent, along with a passport photograph, to the competent department in the host country which shall issue a duplicate copy.

3. The word, "duplicate" shall be printed in capitals on the duplicate copy.

Article 10

1. Applications for Residence Cards shall attract Stamp duties in accordance with the Stamp and Registration Code of the host country.
2. Issuance of the Card shall not be subject to any other form of taxation.

PART III

ISSUING AUTHORITY

Article 11

1. Residence Cards shall be issued and renewed by the Department responsible for immigration matters in the host State, and shall be deposited within the month preceding their expiration.
2. Application for renewal of Residence Cards shall be subject to the same conditions governing their issuance and shall be submitted one month prior to the expiration of the Cards.

Article 12

The holder of a Residence Card shall present it for signature by the Immigration Department each time he changes his residence within the territory of the host Member State.

PART IV

VALIDITY

Article 13

1. The validity of a Residence Card shall be three (3) years. It may be renewed for successful periods of three (3) years.

2. The holder of a Residence Card shall leave the territory of the host Member State at the expiration of the Residence Card, unless he has applied for its renewal one month prior to its expiration.

Article 14

A Residence Card may be withdrawn from a Community citizen only by the issuing authority, where the holder is sentenced by a Court of Law in an ECOWAS Member State to a term of imprisonment for a felonious offence or misdemeanour.

Article 15

An application for a Residence Card may be rejected at the discretion of the issuing authority. A person whose application has been rejected must, upon being so informed, leave the host Member country within the stipulated period.

Article 16

Any attempt at obtaining a Residence Card through fraudulent means shall be liable to punitive sanctions prescribed by the criminal law of each ECOWAS Member State.

Article 17

The following offence shall also be liable to prosecution as prescribed by the criminal law of each Member State, without prejudice to any relevant administrative sanctions;

- (i) Transfer, even temporarily, of a Residence Card or use of a borrowed or stolen Card.
- (ii) Counterfeiting, forgery, or alteration of a Residence Card and use of such document.

PART VI

FINAL PROVISIONS

Article 18

With the exception of political rights, nationals of ECOWAS Member States shall enjoy the same rights and liberties as nationals of the host country, particularly those contained in the Universal Declaration of Human Rights.

Article 19

The rights and liberties referred to above do not in any way affect the sovereign right of a Member State to expel nationals of another Member State whose situation is irregular as unacceptable migrants. Such expulsion shall be conducted in accordance with conditions stipulated in the relevant texts in force with the Community.

Article 20

Member States shall take all necessary statutory and administrative measures to ensure prompt implementation of this Decision and shall transmit all relevant acts to the Executive Secretariat which shall inform the other Member States.

Article 21

This decision shall enter into force upon signature and shall be published in the Official Journal of the Community and the National Gazette of each Member State.

DONE AT BANJUL, THIS DAY OF MAY, 1990

CHAIRMAN
For the Authority

ECONOMIC COMMUNITY OF WEST AFRICAN STATES

TWENTY-SEVENTH SESSION OF THE COUNCIL OF MINISTERS

BANJUL, 22 - 27 MAY, 1990

RESOLUTION C/RES.9/5/90 RELATING TO THE COMPLETION OF THE
ECOWAS MONETARY COOPERATION PROGRAMME

THE COUNCIL OF MINISTERS,

MINDFUL of Article 6 of the ECOWAS Treaty establishing the Council of Ministers and defining its composition and functions:

AWARE of the provisions of Article 36 of the ECOWAS Treaty relating to monetary and fiscal cooperation within the Community;

RECALLING Decision A/DEC.6/5/83 of the Authority relating to the creation of an ECOWAS Single Monetary Zone;

RECALLING further Decision A/DEC.2/7/87 of the Authority on the adoption of an ECOWAS Monetary Cooperation Programme, especially the policy measures to be adopted during the 1987-1992 transitional period in order to achieve the medium and long-term objectives of the Single Monetary Zone;

CONSIDERING the review of the current monetary situation conducted by the ECOWAS Committee of Governors of Central Banks and its recommendations thereon;

SB

PROPOSES TO THE AUTHORITY OF HEADS OF STATE AND GOVERNMENT

- To adopt the following time-table for the completion of the ECOWAS Monetary Union:

- i) further work in 1990 should include the study of the nature of non-tariff barriers in Member States and recommendations on how they should be removed;
- ii) the year 1991 be devoted to negotiations on the details of harmonisation of macro-economic policies, in particular fiscal policies, directly related to monetary harmonisation, non-tariff barriers, and on the Protocols, Rules and Regulations;
- iii) the drafting of the Protocol on the Single Monetary Zone and the Common Monetary Authority to be completed by 1992;
- iv) the drafting of the Statutes, Rules and Regulations of the Common Monetary Authority by 1993;
- v) the Protocols, Rules and Regulations, etc. to be placed before the Authority in mid-1994;
- vi) the rest of 1994 shall be devoted to the ratification of Protocols relating to the creation of the Single Monetary Zone and the Common Monetary Authority;

- To request the introduction of a credit guarantee fund mechanism in the West African Clearing House; and

- To urge debtor banks to ensure early settlement of their arrears in the West African Clearing House.

DONE AT BANJUL, THIS 27TH DAY OF MAY 1990

HON. (MRS) BINTOU SANOGO
CHAIRMAN

FOR COUNCIL

ECONOMUNITY OF WEST AFRICAN STATES

THIRTEENTH SESSION OF THE AUTHORITY OF HEADS OF STATES
AND GOVERNMENT

BANJUL 28TH - 30TH MAY 1990

DRAFT DECISION A/DEC/3/5/90 RELATING TO THE COMPLETION
OF THE ECOWAS MONETARY COOPERATION PROGRAMME

THE AUTHORITY OF HEADS OF STATE AND GOVERNMENT

MINDFUL of Article 5 of the ECOWAS Treaty establishing the Authority of Heads of States and Government and defining its composition and powers;

CONSCIOUS of the provisions of Article 36 of the ECOWAS Treaty relating to monetary and fiscal cooperation within the Community;

RECALLING further its Decision A/DEC.2/7/87 relating to the adoption of an ECOWAS Monetary Cooperation Programme, especially the policy measures to achieve the medium and long-term objectives of the single Monetary Zone;

RE-AFFIRMING its strong commitment to a monetary union as an indispensable step towards the full integration of the West African economy;

CONSIDERING Resolution C/RES. 9/5/90 of the Council of Ministers concerning the adoption of a time-table for the completion of the ECOWAS Monetary Cooperation Programme;

DECIDES

Article 1

The following time-table is hereby adopted for the completion of the programme for the creation of the ECOWAS Single Monetary Zone.

- i) further work in 1990 shall include the study of the nature of non-tariff barrier in Member States and recommendations on how they should be removed;

- ii) the year 1991 shall be devoted to negotiations on the details of harmonisation of macro-economic policies, in particular fiscal policies, directly related to monetary harmonisation, non-tariff barriers, and on the Protocols, Rules and regulations;
- iii) the drafting of the Protocol on the Single Monetary Zone and the Common Monetary Authority shall be completed by 1992;
- iv) the Statutes, Rules and Regulations of the Common Monetary Authority shall be drafted by 1993;
- v) the Protocols, Rules and regulations etc. shall be placed before the Authority in mid-1994;
- vi) the rest of 1994 shall be devoted to the ratification of Protocols relating to the creation of the single Monetary Zone and the Common Monetary Authority.

Article 2

The Executive Secretariat of ECOWAS, in collaboration with the Committee of governors of Central Banks of Member states, shall ensure adherence to the time-table set out in Article 1 of this Decision and prepare annual progress reports on the implementation of programme for the consideration of the Authority.

Article 3

This Decision shall enter into force upon signature and shall be published in the Official Journal of the Community and in the National Gazette of each Member State.

DONE AT BANJUL, THIS 30TH DAY OF MAY 1990

CHAIRMAN
FOR THE AUTHORITY.

TWENTY-SEVENTH SESSION OF THE COUNCIL OF MINISTERS

BANJUL, 22 - 27 MAY, 1990

RESOLUTION C/RES.10/5/90 ON THE ALLOCATION OF THE POST
OF EXTERNAL AUDITOR OF THE COMMUNITY TO THE REPUBLIC OF
MALI

THE COUNCIL OF MINISTERS

MINDFUL of Article 6 of the ECOWAS Treaty establishing the
Council of Ministers and defining its composition and functions;

MINDFUL of Article 10 of the Treaty on the appointment of
the External Auditor of the Community;

MINDFUL of Decision A/DEC.5/11/84 of the Authority of Heads
of State and Government relating to the distribution of statutory
posts and allocating the post of External Auditor of the Community
to the Islamic Republic of Mauritania;

MINDFUL of Decisions A/DEC.1/7/86 dated 1 July 1986,
A/DEC.1/7/87 dated 9 July 1987, A/DEC.4/6/88 dated 25 June 1988 on
the appointment and renewal of the term of office of the firm of
HAIBA and COMPANY as External Auditors of the Community for three
successive periods of two years each, with effect from 1 January, 1985;


CONSIDERING the fact that the term of office of the firm of
HAIBA and COMPANY will expire on 31 December 1990;

PURPOSES that the Authority of Heads of State and Government
approve and adopt the attached draft Decision on the allocation of the
post of External Auditor to the Republic of Mali.

DONE AT BANJUL THIS 27TH DAY OF MAY 1990

HON. (MRS) BINTOU SANOGH

CHAIRMAN
FOR THE COUNCIL



ECONOMIC COMMUNITY OF WEST AFRICAN STATES

THIRTEENTH SESSION OF THE AUTHORITY OF HEADS OF STATE
AND GOVERNMENT

BANJUL 28 - 30 MAY 1990

DRAFT DECISION A/DEC.4/5/90 ON THE ALLOCATION OF THE
POST OF EXTERNAL AUDITOR OF THE ECONOMIC COMMUNITY OF
WEST AFRICAN STATES TO THE REPUBLIC OF MALI

THE AUTHORITY OF HEADS OF STATE AND GOVERNMENT,

MINDFUL of Article 5 of the ECOWAS Treaty establishing the Authority of Heads of State and Government and defining its composition and functions;

MINDFUL of Article 10 of the Treaty on the appointment of the External Auditor of the Community;

MINDFUL of Decision A/DEC.5/11/84 of the Authority of Heads of State and Government relating to the distribution of statutory posts and allocating the post of External Auditor of the Community to the Islamic Republic of Mauritania;

MINDFUL of Decisions A/DEC.1/7/86 dated 1 July 1986, 1/DEC.1/7/87 dated 9th July 1987, A/DEC.4/6/88 dated 25 June 1988 on the appointment and renewal of the term of office of the firm of HAIBA and Company as External Auditors to the Community for three successive periods of two years each with effect from 1 January 1985;

CONSIDERING the fact that the term of office of the firm of HAIBA and Company will expire on 31 December 1990;

CONSIDERING Resolution C/REC.10/5/90 of the Council of Ministers, adopted at the session held in Banjul from 22 to 27 May 1990;

DECIDES

Article 1

The post of External Auditor of the Economic Community of West African States is hereby allocated to the Republic of Mali.

Article 2

The Republic of Mali shall submit the names of three firms of auditors, one of whom shall be recommended by Council for appointment by the Authority.

Article 3

This Decision shall enter into force on 1 January 1991 and shall be published in the Official Journal of the Community and in the National Gazette of each Member State.

DONE AT BANJUL THIS 30TH DAY OF MAY 1990

HIS EXCELLENCY CAPTAIN BLAISE COMPAORE
CHAIRMAN
FOR THE AUTHORITY

ECONOMIC COMMUNITY OF WEST AFRICAN STATES

TWENTY-SEVENTH SESSION OF THE COUNCIL OF MINISTERS

BANJUL, 22 - 27 MAY 1990.

RESOLUTION C/RES.11/5/90 OF COUNCIL OF MINISTERS RELATING TO
THE RATIONALISATION OF INSTITUTIONAL ARRANGEMENTS GOVERNING
WEST AFRICAN INTEGRATION

THE COUNCIL OF MINISTERS

CONVINCED of the ever-growing necessity to rationalise the
numerous institutional arrangements governing economic coopera-
tion and integration efforts in the West African sub-region;

RECALLING Authority Decision A/DEC.8/5/83 taken in Conakry in
May 1983 and A/DEC.2/11/84 taken in Lome in November, 1984
relating to the rationalisation of economic cooperation efforts
within the West African sub-region;

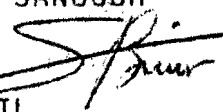
HAVING EXAMINED the Report of the Joint Meeting of ECOWAS
Member States and inter-governmental Organisations on Rationa-
lisation of Integration Efforts in West Africa, held in Niamey
in October, 1987;

PROPOSES that the Authority of Heads of State and Government
approve and adopt the attached draft Decision relating to the
Rationalisation of institutional arrangements governing West
African integration.

DONE AT BANJUL, THIS 27TH DAY OF MAY 1990.

HON. (MRS) BINTOU SANOGO

CHAIRMAN
FOR THE COUNCIL



RECALLING that the Council of Ministers, at its Twenty-second Session held in Lagos from 26 to 28 November 1987, had recommended that the Authority of Heads of State and Government request the decision-making body of each inter-governmental organisation to affirm its commitment to a single economic community in West Africa;

RECALLING also that, at its Twenty-fifth Session held in Ouagadougou from 25 to 27 June 1989, the ~~Council of Ministers~~ adopted a proposal that, on the basis of additional studies, a flexible, pragmatic scheme of rationalisation should be prepared, providing for gradual merging, phasing out or restructuring of the West African IGOs and acknowledged that a political decision on the future of IGOs in the sub-region was now both necessary and urgent;

CONSIDERING Resolution C/Res.11/5/90 adopted by the Council of Ministers at its meeting held in Banjul from 22 to 27 May 1990 and relating to the rationalisation of institutional arrangements for West African economic integration.

D E C I D E S

ARTICLE 1

- (1) There shall be a single economic community in West Africa for the purpose of sub-regional integration and as the basis for the eventual establishment of the African Economic Community envisaged in the Lagos Plan of Action.

(2) In order to achieve, in the quickest possible time, the objective in Paragraph 1 of this Article, every Member State hereby undertakes to adopt and implement all necessary measures to strengthen and consolidate ECOWAS in order to make it the only economic community in West Africa. These measures shall include :

(a) the prompt payment of all financial contributions to the budgets of the Institutions of the Community;

(b) the speedy ratification of all Community conventions and protocols; and

(c) the effective implementation of all Community Acts and Decisions.

ARTICLE 2

The decision-making organ of every other West African Inter-Governmental Organisation is hereby requested to re-affirm its commitment to a single economic community in West Africa.

ARTICLE 3

1) The Executive Secretary is hereby directed to undertake relevant studies and hold consultations with the IGOs in the sub-region in order to prepare a flexible and pragmatic scheme of rationalisation of integration efforts in the sub-region, including practical modalities and a time-table for implementation.

2) The Executive Secretary shall present his proposals to the 1991 Session of the Authority through the Council.

ARTICLE 4

This decision shall come into force upon signature and shall be published in the Official Journal of the Community and in the National Gazette of each Member State.

DONE AT BANJUL, THIS 30TH DAY OF MAY, 1990

HIS EXCELLENCY CAPTAIN BLAISE COMPAORE
CHAIRMAN
FOR THE AUTHORITY

ECONOMIC COMMUNITY OF WEST AFRICAN STATES

TWENTY-SEVENTH SESSION OF THE COUNCIL OF MINISTERS

BANJUL 22 - 27 MAY 1990

RESOLUTION C/RES 12/5/90 ON THE RATIFICATION OF PROTOCOLS
AND CONVENTIONS SIGNED BY HEADS OF STATE AND GOVERNMENTS
OF THE ECONOMIC COMMUNITY OF WEST AFRICAN STATES

THE COUNCIL OF MINISTERS

MINDFUL of Article 6 of the ECOWAS Treaty establishing the Council of Ministers and defining its composition and functions;

MINDFUL of the provisions of Article 62, paragraph 1 of the Treaty on the entry into force and ratification of the Treaty and Protocols annexed thereto;

MINDFUL of Decision C/DEC.7/6/89 on the ratification of Protocols and Conventions signed by ECOWAS Heads of State and Government;

CONSIDERING the fact that, despite the provisions of the above-mentioned decision of the Authority of Heads of State and Government, not all Member States have ratified all the Protocols and Conventions signed by ECOWAS Heads of State and Government;

PROPOSES that the Authority of Heads of State and Government approve and adopt the attached draft decision on the ratification of Protocols and Conventions signed by Heads of State and Government of the Economic Community of West African States.

DONE AT BANJUL THIS 27TH DAY OF MAY 1990

HON (MRS) BINTOU SANOGO

CHAIRMAN

FOR THE COUNCIL



ECONOMIC COMMUNITY OF WEST AFRICAN STATES

THIRTEENTH SESSION OF THE AUTHORITY OF
HEADS OF STATE AND GOVERNMENT

BANJUL, 28TH - 30TH MAY 1990

DRAFT DECISION A/DEC.6/5/90 ON THE RATIFICATION OF PROTOCOLS
AND CONVENTIONS SIGNED BY HEADS OF STATE AND GOVERNMENT OF THE
ECONOMIC COMMUNITY OF WEST AFRICAN STATES.

THE AUTHORITY OF HEADS OF STATE AND GOVERNMENT,

MINDFUL of Article 5 of the ECOWAS Treaty establishing the
Authority of Heads of State and Government ~~and defining its~~
composition and functions ;

MINDFUL of the provisions of Article 62, Paragraph 1 of the
Treaty on the entry into force and ratification of the Treaty
and Protocols annexed thereto ;

CONSIDERING the fact that, despite the provisions of Decision
C/DEC.7/6/89, not all Member States have ratified all Protocols
and Conventions signed by the Heads of State and Government ;

D E C I D E S

Article 1

All Member States should ratify all outstanding Proto-
cols and Conventions signed by the Heads of State and Govern-
ment and deposit the instrument of ratification with the
Executive Secretariat by 30 September 1990.

.../...

Article 2

The Executive Secretariat shall monitor the ratification of Protocols and Conventions by Member States and prepare a status report which shall be circulated to all Member States not later than 31 October 1990.

Article 3

This decision shall enter into force upon signature and shall be published in the Official Journal of the Community and the National Gazette of each Member State.

DONE AT BANJUL, THIS 30TH DAY OF 1990.

HIS EXCELLENCY CAPTAIN BLAISE COMPAORE
CHAIRMAN
FOR THE AUTHORITY

ECONOMIC COMMUNITY OF WEST AFRICAN STATES

TWENTY-SEVENTH SESSION OF COUNCIL OF MINISTERS

BANJUL, THE GAMBIA, 22 - 27 MAY 1990

RESOLUTION C/RES 13/5/90 RELATING TO THE EFFECTS OF THE
COMPLETION OF THE INTERNAL EUROPEAN MARKET
(EUROPE 1992) ON WEST AFRICA

THE COUNCIL OF MINISTERS

MINDFUL of Article 6 of the ECOWAS Treaty establishing the Council of Ministers and defining its composition and functions ;

CONSCIOUS of the close links existing between the economies of Member States and the EEC countries ;

AWARE of the 1987 Single European Act and the determination of the EEC to complete its Internal European Market by the end of 1992 ;

CONVINCED of the adverse effects that Europe 1992 would have, thus worsening the hostile international environment that ECOWAS and its Member States have to cope with ;

DETERMINED to protect the West African economy and address at the sub-regional level the problem of marginalisation of West Africa by the international community ;

8B

UPON the recommendation of the Fifth Meeting of National Officials of Planning held at Lagos from 4 to 9 May, 1990 ;

PROPOSES TO THE AUTHORITY OF HEADS OF STATE AND GOVERNMENT

- to institute a regional consultation mechanism to enable Member States coordinate their strategies and approaches to international economic issues, in order to adopt a common front and enhance their negotiation positions ;
- to call on Member States to show full commitment to sub-regional integration as a means of strengthening the West African economy through the implementation of Community Acts and Decisions ;
- to direct the Executive Secretary to monitor and evaluate the implementation of the Single European Act, and propose adjustments to the ECOWAS cooperation programmes in order to take account of the effects of Europe 1992 on ECOWAS and its Member States.

DONE AT BANJUL, THIS 27TH DAY OF MAY, 1990



HONOURABLE (MRS) BINTOU SANOGO

CHAIRMAN

FOR THE COUNCIL

ECONOMIC COMMUNITY OF WEST AFRICAN STATES

THIRTEENTH SESSION OF THE AUTHORITY OF HEADS
OF STATE AND GOVERNMENT

BANJUL, 28TH - 30TH MAY, 1990

DRAFT DECISION A/DEC.7/5/90 RELATING TO THE EFFECTS OF THE
COMPLETION OF THE INTERNAL EUROPEAN MARKET (EUROPE 1992) ON
WEST AFRICA.

THE AUTHORITY OF HEADS OF STATE AND GOVERNMENT,

MINDFUL of Article 5 of the ECOWAS Treaty establishing the
Authority of Heads of State and Government ~~and defining its~~
composition and powers ;

CONSCIOUS of the close links existing between the economies of
Member States and the EEC countries ;

AWARE of the 1987 Single European Act and the determination of
the EEC to complete its Internal European Market programme by
the end of 1992 ;

CONVINCED of the adverse effects that Europe 1992 would have,
thus worsening the hostile international environment that ECOWAS
and its Member States have to cope with ;

DETERMINED to protect the West African economy and address at
the sub-regional level the problem of marginalisation of West
Africa by the international community ;

CONSIDERING Resolution C/RES.13/5/90 passed by Council at its
Twenty-Seventh Session in Banjul on 27th May, 1990 ;

.../...

D E C I D E S

Article 1

Member States shall endeavour to consult among themselves and harmonise their approaches to and strategies for dealing with all international economic issues, in order to adopt a common front and enhance their negotiating positions. For this purpose, the Executive Secretary is directed to take all necessary measures to ensure the establishment and effective functioning of a sub-regional consultation mechanism.

Article 2

Member States are called upon to assist in strengthening the West African economy by showing full commitment to sub-regional integration and giving it the highest priority, especially through the prompt and effective implementation of all Community Acts and Decisions.

Article 3

The Executive Secretary is directed to monitor and evaluate the implementation of the Single European Act and to propose necessary modifications to ECOWAS cooperation programmes in the relevant sectors in order to take account of the effects of the said Act on ECOWAS and its Member States.

.../...

Article 4

This Decision shall come into force upon signature and shall be published in the Official Journal of the Community and in the National Gazette of each Member State.

DONE AT BANJUL, THIS 30TH DAY OF MAY, 1990

HIS EXCELLENCY CAPTAIN BLAISE COMPAORE
CHAIRMAN
FOR THE AUTHORITY

ECONOMIC COMMUNITY OF WEST AFRICAN STATES

TWENTY-SEVENTH SESSION OF THE COUNCIL OF MINISTERS

BANJUL, THE GAMBIA, 22 - 27 MAY, 1990

RESOLUTION C/RES.14/5/90 RELATING TO MEASURES APPLICABLE
TO MEMBER STATES IN ARREARS OF CONTRIBUTIONS

THE COUNCIL OF MINISTERS,

MINDFUL of Article 6 of the ECOWAS Treaty establishing the Council of Ministers and defining its composition and functions:

CONSIDERING that there are still arrears of contributions in respect of the first tranche of the ECOWAS Fund's capital despite several appeals by the Authority of Heads of State and Government:

MINDFUL of DECISION C/DEC.5/6/88 of the Council relating to the terms and conditions for the paying up of the second tranche of the called-up capital and for the callable capital of the ECOWAS Fund:

NOTING that the Heads of State and Government in their final communique, Ouagadougou, 29-30 June, 1989 called upon all Member States with outstanding balances to liquidate these balances without further delay and in any case before the end of June 1990:

CONSIDERING the increasing amount of arrears in contributions owed by Member States and the detrimental effect this situation is having on the functioning of Community Institutions:

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ON THE RECOMMENDATION of the Twenty-fifth Session of the Board of Directors of ECOWAS Fund held in Banjul from 18 to 20 May, 1990 ;

PROPOSE TO THE AUTHORITY OF HEADS OF STATE AND GOVERNMENT

to adopt the attached draft decision relating to measures applicable to Member States in arrears of contributions.

DONE AT BANJUL THIS 27TH DAY OF MAY 1990

HONOURABLE (MRS) BINTOU SANDGOH

CHAIRMAN

FOR THE COUNCIL



ECONOMIC COMMUNITY OF WEST AFRICAN STATES

THIRTEENTH SESSION OF THE AUTHORITY OF HEADS
OF STATE AND GOVERNMENT

BANJUL, THE GAMBIA, 28 - 30 MAY, 1990

DECISION A/DEC 8/5/90 RELATING TO MEASURES APPLICABLE
TO MEMBER STATES IN ARREARS OF CONTRIBUTIONS

THE AUTHORITY OF HEADS OF STATE AND GOVERNMENT,

MINDFUL of Article 5 of the ECOWAS Treaty establishing the Authority of Heads of State and Government and defining its composition and functions :

CONSIDERING that there are still arrears of contributions in respect of the first tranche of the ECOWAS Fund's capital despite several appeals by the Authority of Heads of State and Government ;

MINDFUL of DECISION C/DEC.5/6/88 of the Council relating to the terms and conditions for the paying up of the second tranche of the called-up capital and for the callable capital of the ECOWAS Fund ;

RECALLING that in its final communique at the end of its Twelfth Session held in Ouagadougou, from 29 to 30 June, 1989, Member States with outstanding balances in their contributions were called upon to liquidate these balances without further delay and in any case before the end of June 1990 ;

d) Member States with outstanding contributions shall not be eligible for assistance from Community Institutions in the form of loans, guarantees and grants :

e) Statutory posts will not be allocated to defaulting Member States and the recruitment of all categories of staff from such States will be suspended by the Community Institutions.

ARTICLE 2

This decision shall enter into force on 1 January 1991 and shall be published in the Official Journal of the Community and in the National Gazette of each Member State.

DONE AT BANJUL THIS 30TH DAY OF MAY 1990

HIS EXCELLENCY CAPTAIN BLAISE COMPAORE
CHAIRMAN
FOR THE AUTHORITY

ECONOMIC COMMUNITY OF WEST AFRICAN STATES

TWENTY-SIXTH SESSION OF THE COUNCIL OF MINISTERS
LOME, 29 - 30 NOVEMBER 1989

RESOLUTION No 1 ON THE ESTABLISHMENT OF A COMMUNITY
GUARANTEE MECHANISM FOR INTER-STATE ROAD TRANSIT OF GOODS

THE COUNCIL OF MINISTERS,

MINDEFUL of Article 6 of the ECOWAS Treaty establishing the
Council of Ministers and defining its composition and functions;

CONSIDERING the provisions of Articles 27 and 28 of Conven-
tion A/P.4/5/82 dated 29 May 1982 on inter-State road transit of
goods;

AWARE of the need and urgency for the establishment of a
guarantee system to cover inter-state road transit of goods from
the customs office at the point of departure to the customs of-
fice at destination;

ON RECOMMENDATION of the Trade, Customs, Immigration, Money
and Payments Commission adopted at the meeting held in Lagos from
7th to 10th November 1989

SP

P R O P O S E S

that the Authority of Heads of State and Government approve and adopt the supplementary convention establishing a Community guarantee mechanism for inter-state road transit of goods.

DONE AT LOME THIS 30TH DAY OF NOVEMBER 1989.

HON. (MRS) BINTOU SANOGOH

C H A I R M A N


FOR THE COUNCIL

ECONOMIC COMMUNITY OF WEST AFRICAN STATES

THIRTEENTH SESSION OF THE AUTHORITY OF HEADS
OF STATE AND GOVERNMENT

BANJUL, 28 - 30 MAY 1990

SUPPLEMENTARY CONVENTION S/P//5/90 ESTABLISHING A
COMMUNITY GUARANTEE MECHANISM FOR INTER-STATE ROAD
TRANSIT OF GOODS

THE GOVERNMENTS OF MEMBER STATES OF THE ECONOMIC COMMUNITY OF WEST AFRICAN STATES,

MINDFUL of article 5 of the ECOWAS Treaty establishing the Authority of Heads of State and Government and defining its composition and functions;

MINDFUL of the provisions of Article 22, paragraphs 3 and 4 and Article 23 of the ECOWAS Treaty on the re-exportation of goods and transit facilities and on customs legislation;

MINDFUL of the provisions of paragraph (3) of article 28 of Convention A/P.4/5/82. of the ECOWAS Authority of Heads of State and Government on Inter-state Road Transit of Goods;

CONSIDERING the urgent necessity to establish a Community guarantee mechanism to facilitate the free flow of goods in the field of inter-State road transit of goods;

HEREBY AGREE AS FOLLOWS:

ARTICLE 1

In this Supplementary Convention, the following expressions shall have the meaning assigned to them hereunder:

1. "Treaty" means the Treaty of the Economic Community of West African States.
2. "Community" means the Economic Community of West African States.
3. "Member State" or "Member States" means a Member State or Member States of the Economic Community of West African States.

4. "Authority" means the Authority of Heads of State and Government established by article 5 of the Treaty.
5. "Executive Secretary" and "Executive Secretariat" means the Executive secretary and the Executive Secretariat of the Economic Community of West African States as defined in Article 8 of the Treaty.

ARTICLE 2

There is hereby established within the Community a guarantee mechanism for Inter-State Road Transit of Goods.

ARTICLE 3

1. The mechanism shall consist of a chain of national bodies responsible for guaranteeing the payment of duties, taxes and other imposition incurred in the territory of the Member State transitted within the frame-work of the Inter-State Road Transit of Goods .
2. The national body shall be the institution or body corporate designated by each Member State to provide the principal obligee with the requisite guarantee for cover under ISRT-ECDWAS booklets.
3. The national institution or body-corporate so designated shall also be appointed by the Member State as the correspondent of the national institutions or body-corporates designated by the other Member States of the Community.

ARTICLE 4

Each guarantee provided by the national institution or designated body-corporate shall be valid for a single transit operation commencing from the customs office or departure to the customs office of final destination.

ARTICLE 5

1. Each designated correspondent shall represent the guarantor in its relations with the competent authorities in the territory of the Member State of the Correspondent.
2. The national institution or body corporate designated in each Member State and their correspondents in each of the other Member states shall be linked to one another by an agreement which shall define the obligations between them.

ARTICLE 6

The national institutions and its correspondent, as well as the principal obligee, shall jointly and severally undertake to comply with the obligations stipulated in the convention on the Inter-State Road Transit of goods in force within the Community.

ARTICLE 7

In the event of partial or total failure to honour obligations or contravention of customs legislation and regulations, the guarantor or its correspondents shall pay the amounts due from the defaulting principal obligee on demand by the customs department of the Member State in which the offence is committed.

ARTICLE 8

Each Member State shall inform the Executive Secretariat of all measures taken for the implementation of this Supplementary Convention and of all measures taken for the implementation of Convention A/P.4/5/82 dated 29 May 1982 on Inter-State Road Transit of Goods.

ARTICLE 9

Any dispute which may arise between Member States regarding the interpretation of application of this Supplementary Convention shall be settled in conformity with the procedure for the settlement of disputes stipulated in article 56 of the Treaty.

ARTICLE 10

1. Any Member State may submit proposals for amendment or revision of this Supplementary Convention.
2. Any such proposals shall be submitted to the Executive Secretary who shall communicate them to other Member States within (30) thirty days of the receipt of such proposals. The amendments or revisions shall be examined by the Authority at the expiration of the thirty (30) days notice period given to Member states.

ARTICLE 11

1. This Supplementary Convention shall enter into force provisionally upon signature by the Heads of State and Government of Member States and definitively upon ratification by at least seven (7) signatory Member States in accordance with the constitutional procedures applicable for each signatory Member State.

2. This Supplementary Convention and all the instruments of ratification shall be deposited with the Executive Secretariat which shall transmit certified true copies to all Member States and notify them of the dates of deposits of the instruments of ratification and shall register this Supplementary Convention with the Organisation of African Unity, the United Nations Organisation and other Organisations designated by Council.
3. This Supplementary Convention shall be annexed to and shall be an integral part of the Convention A/P.4/5/82 of 29 May 1982.

IN FAITH WHEREOF, We the Heads of State and Government of the Economic Community of West African States have signed this Supplementary Convention.

DONE AT BANJUL THIS 30TH DAY OF MAY 1990

IN ONE SINGLE ORIGINAL IN THE FRENCH AND ENGLISH LANGUAGES. BOTH TEXTS BEING EQUALLY AUTHENTIC.

ECONOMIC COMMUNITY OF WEST AFRICAN STATES

THIRTEENTH SESSION OF THE AUTHORITY OF HEADS

OF STATE AND GOVERNMENT

BANJUL, 28 - 30 MAY 1990

DRAFT RESOLUTION A/RES.2/5/90 RELATING TO THE LAGOS
COMMITTEE OF ECOWAS AMBASSADORS AND HIGH COMMISSIONERS

THE AUTHORITY OF HEADS OF STATE AND GOVERNMENT

MINDFUL of Article 5 of the ECOWAS Treaty establishing the Authority of Heads of State and Government and defining its composition and powers;

RECOGNISING the inter-relatedness of economic and political issues, especially in the field of international cooperation;

CONVINCED of the contribution heads of diplomatic missions of Member States in Nigeria could make to the sub-regional integration process by monitoring and evaluating the implementation of Community programmes and advising the Executive Secretariat;

DESIROUS of establishing closer links between ECOWAS Diplomatic Missions and the Institutions of the Community;

UPON the recommendation of the Council meeting in Lome from 26 to 30 November 1989;

RESOLVES

Article 1

Due note is hereby taken of the establishment of the Committee of ECOWAS Ambassadors and High Commissioners in Nigeria.

Article 2

Member States are urged to have their Heads of Diplomatic Missions, who are accredited to the Government of the Federal Republic of Nigeria, accredited concurrently to the Executive Secretariat of the Economic Community of West African States. Those Member States which have no Diplomatic Missions in Nigeria are requested to make appropriate arrangements to have an accreditation at the Executive Secretariat.

Article 3

Member States are urged to strengthen the capacity of their Diplomatic Missions in Nigeria to ensure adequate coverage of ECOWAS affairs.

Article 4

Member States may wish to include Heads of their Diplomatic Missions in Nigeria in their respective country delegations to ECDWAS annual statutory meetings.

DONE AT BANJUL THIS 30TH DAY OF MAY 1990

FOR THE AUTHORITY OF HEADS OF STATE
AND GOVERNMENT

H.E. CAPTAIN BLAISE COMPADRE
CHAIRMAN

ECONOMIC COMMUNITY OF WEST AFRICAN STATES

TWENTY-SEVENTH SESSION OF THE COUNCIL OF MINISTERS

BAJUL, 22 - 27 MAY, 1990

DECISION C/DEC 2/5/90 CONTAINING THE LIST OF INDUSTRIAL ENTERPRISES AND PRODUCTS ELIGIBLE TO BENEFIT FROM TRADE LIBERALISATION BETWEEN ECOMAS MEMBER STATES;

THE COUNCIL OF MINISTERS,

MINDFUL of Article 6 of the ECOMAS Treaty establishing the Council of Ministers and defining its composition and function;

MINDFUL of the Protocol relating to the concept of products originating from ECOMAS Member States and subsequent amendment acts and decisions;

MINDFUL of Decision A/DEC.15/5/80 of the Authority of Heads of State and Government, fixing the level of participation in the authorised capital of industrial enterprises wishing to benefit from preferential taxation under the intra-Community trade system;

MINDFUL of Decision A/DEC.1/5/83 dated 28 May, 1983 of the Authority of Heads of State and Government on the adoption and implementation of a single trade liberalisation scheme for industrial products originating from Member States of the Community;

MINDFUL of Decision C/DEC.3/5/80 dated 25 May, 1980 of the Council of Ministers and relating to proof and verification of the Community origin of products and the procedures applicable to the movement of goods within the Community;

MINDFUL of Decision C/DEC.3/6/88 dated 21 June 1988 of the Council of Ministers defining the procedure for approval of industrial products and enterprises eligible for the ECOWAS trade liberalisation scheme;

ON THE RECOMMENDATION of the Trade, Customs, Immigration, Money and Payments Commission meeting in Lagos from 17 to 21 April, 1990:

HEREBY DECIDES

Article 1

Industrial enterprises and goods fulfilling the ECOWAS Rules of Origin Conditions and approved as being eligible for inclusion in the intra-Community trade liberalisation scheme are those contained in the list herewith attached as an Annex to this Decision.

Article 2

The list referred to in Article 1 may be amended or completed by the Council of Ministers, on the advice of the Trade, Customs, Immigration, Money and Payments Commission in accordance with the approved procedure stipulated by Decision C/DEC.3/6/88 dated 21st June 1988.

Article 3

Member States and the Executive Secretariat shall take all measures necessary for the implementation of this Decision.

Article 4

This decision shall enter into force upon signature and shall be published in the Official Journal of the Community and the National Gazette of each Member State.

DONE AT BANJUL, THIS 30TH DAY OF MAY 1990

HON (MRS) BINTOU SANOGO
CHAIRMAN
FOR THE COUNCIL

LISTE DES ENTREPRISES ET PRODUITS INDUSTRIELS AGREES
LIST OF AGREED ENTERPRISES AND INDUSTRIAL PRODUCTS

ETAT MEMBRE D'EXPORT/ENTERPRISE EXPORTING MEMBER STATE/COMPANY	PRODUIT / PRODUCT		NO. AGREEMENT/APPROVAL NUMBER			
	NO./NOMEN- CLATURE	DESIGNA- / DESCRI- TION TION	CODE PAYS COUNTRY CODE	NO. ENTR. ENTR. NO.	NO. PROD. PROD. NO.	ANNEE YEAR
<u>GHANA</u>						
Aluworks Ltd.	76.03	Feuilles et Bandes en alumi- nium/Coils flat sheets	288	001	01	90
Alogan Company Ltd.	76.08	Cadres de fenêtres en alumi- nium louvre frames	288	002	01	90
	70.21	Lamelles de verres pour cadres de fenêtre/Glass louvre blades	288	002	02	90
ASAMAN METAL WORK LTD.	76.08	Cadres de fenêtres en alumi- nium/Aluminium louvre frames	288	003	01	90
Cocoa Processing Company	18.06	Chocolat/Chocolate	288	004	01	90
Densu Industries Ltd.	34.05	Cirages pour chaussures/Shoe polish	288	005	01	90
	38.11	Antiseptique dentaire/Dental Antiseptic	288	005	02	90
	38.11	Antirouille de coffre forts/ Safes antiseptic	288	005	03	90
	38.06	Poudre à dépoussiérer/Dusting powder	288	005	04	90
United Glassware Ltd.	70.14	Verrerie d'éclairage/Lantern globes.	288	005	01	90

ETAT MEMBRE D'EXPORT/ENTERPRISE EXPORTING MEMBER STATE/COMPANY	PRODUIT / PRODUCT		NO. AGREEMENT/APPROVAL NUMBER			
	NO./NOMEN- CLATURE	DESIGNA- / DESCRI- TION TION	CODE PAYS COUNTRY CODE	NO. ENTR. ENTR. NO.	NO. PROD. PROD. NO.	ANNEE YEAR
Paramount Distilleries Ltd.	22.09	Gin/Paramount Gin	288	007	01	90
	22.09	Schnapps/Paramount Schnapps	288	007	02	90
	22.09	Cognac/Tree Star Brandy	288	007	03	90
	22.09	Gin Totapak	288	007	04	90
	22.09	Brandy Totapak	288	007	05	90
New Match Factory Ghana Ltd.	44.09	Batonnets d'allumettes/Match Splints	288	008	01	90
J.L. Morrison Son & Jones Ltd.	29.01	Huile Omega/Omega Oil	288	009	01	90
	29.01	Elixir antepa/Antepa Elixir	288	009	02	90
	29.01	Colorant pour cheveux/Hair dye	288	009	03	90
Metalware Ltd.	73.31	Pointes/Nails	288	010	01	90
	73.29	Boucles de chaines/Chain link	288	010	02	90
Pens & Plastics Ghana Ltd.	98.03	Stylos bic/Bic ball pens	288	011	01	90
Twifo Oil Palm Plantation	15.07	Huile de palmebrute/Crude Palm Oil	288	012	01	90
Tema Food Complex Corporation	15.04	Conserves de poisson/Tuna flakes in oil	288	013	01	90

ETAT MEMBRE D'EXPORT/ENTERPRISE EXPORTING MEMBER STATE/COMPANY	PRODUIT / PRODUCT		NO. AGREEMENT/APPROVAL NUMBER			
	NO. NOMEN- CLATURE	DESIGNA- / DESCRI- TION TION	CODE PAYS COUNTRY CODE	NO. ENTR. ENTR. NO.	NO. PROD. PROD. NO.	ANNEE YEAR
Ital Ghana Lace Manufacturing Ltd.	50.08	Dentelles brodees/Embroider Laces	288	014	01	90
PEGASUS Beauty Products Ltd.	34.02	Savons médicaux/Medicated Soap	288	015	01	90
	33.06	Produits pour les soins de cheveux/Hair activator	288	015	02	90
<u>NIGERIA</u>						
Berger Paints Nig. Ltd.	32.08	Peinture/Paint	566	001	01	90
Chemical & Allied Products Ltd.	32.09	Peinture à eau/Dulux emulsion Paint	566	002	01	90
	32.09	Vernis/Dulux Gloss	566	002	02	90
	32.09	Peinture/Caplux emulsion paint	566	002	03	90
	32.09	Peinture pour voiture/Permobel Car Paint	566	002	04	90
<u>SENEGAL</u>						
SNTI: (Société Nationale de Tomato Industrielle)	20.02	Concentré de tomate/Tomato puree	686	001	01	90

ETAT MEMBRE D'EXPORT/ENTREPRISE EXPORTING MEMBER STATE/COMPANY	PRODUIT / PRODUCT		NO. AGREEMENT/APPROVAL NUMBER			
	NO./NOMEN- CLATURE	DESIGNA- TION	DESCRIP- TION	CODE PAYS COUNTRY CODE	NO. ENTR. ENTR. NO.	NO. PROD. PROD. NO.
Senechap	87.05	Silencieux/Silencer	686	002	01	90
	87.05	Tuyau d'échappement/Exhaust Pipe	686	002	02	90
COTAF	55.09	Tissu de coton (ARMICO)/Coton fabric Poids > 200g/m ² /Height < 200g/m ² Largeur > 115cm/Width < 115cm	686	003	01	90
	55.09	Tissus de fibres synthétiques discontinus/Discontinuous synthetic fibre fabrics.	686	003	02	90
	55.09	Tissu coton (Drill super teint) Poids > 200g/m ² /Width < 115cm Cotton fabric (dyed super white)	686	003	03	90
	55.09	Tissu de coton (popeline façon- née teinte)/Cotton fabric (dyed fancy poplin).	686	003	04	90

ETAT MEMBRE D'EXPORT/ENTREPRISE EXPORTING MEMBER STATE/COMPANY	PRODUIT / PRODUCT		NO. AGREEMENT/APPROVAL NUMBER			
	NO./NOMEN- CLATURE	DESIGNA- TION	DESCRIP- TION	CODE PAYS COUNTRY CODE	NO. ENTR. ENTR. NO.	NO. PROD. PROD. NO.
	55.09	Basins et similaires teints/Dyed and the like	686	003	05	90
	55.09	Tissu de coton teint(MA teint)/ Dyed cotton fabric.	686	003	06	90
	55.09	Tissus coton décrués, crémés ou blanchis/Scoured, creamed, or bleached cotton fabrics.	686	003	07	90
	55.09	Tissus coton avec différentes couleurs (shirting 90 teint)/Cotton fabrics with different colours	686	003	08	90
	55.09	Tissus coton décrués, crémés ou blanchis (shirting 90 blanc)/ Scoured, creamed or bleached cotton fabric (90% white shirting).	686	003	09	90

ECONOMIC COMMUNITY OF WEST AFRICAN STATES

THIRTEENTH SESSION OF THE AUTHORITY OF HEADS
OF STATE AND GOVERNMENT
BANJUL, 28 - 30 MAY, 1990

RESOLUTION A/RES.1/5/90 RELATING TO MEASURES APPLICABLE
TO MEMBER STATES IN ARREARS OF CONTRIBUTIONS

THE AUTHORITY OF HEADS OF STATE AND GOVERNMENT

MINDEFUL of Article 5 of the ECOWAS Treaty establishing the Authority of Heads of State and Government and defining its composition and functions;

MINDEFUL of Article 54, paragraph 3 of the ECOWAS Treaty relating to measures applicable to Member States in arrears of contribution to the budget of the Community;

MINDEFUL of the provisions of the Protocol Relating to the Contributions by Member States to the Budget of the Economic Community of West African States;

CONSIDERING that there are still arrears of contributions in respect of the first tranche of the ECOWAS Fund's capital despite several appeals by the Authority of Heads of State and Government;

MINDEFUL of Decision C/DEC.5/6/88 of the Council relating to the terms and conditions for the paying up of the second tranche of the called-up capital and for the callable capital of the ECOWAS Fund;

RECALLING that in its final communique at the end of its Twelfth Session held in Ouagadougou, from 29 to 30 June, 1989 Member States with outstanding balances in their contributions were called upon to liquidate these balances without further delay and in any case before the end of June 1990;

CONSIDERING the increasing amount of arrears in contributions owed by Member States and the detrimental effect this situation was having on the functioning of Community Institutions;

CONSIDERING Resolution C/RES.1/5/90 adopted by the Twenty-Seventh Session of the Council of Ministers held in Banjul from 22 - 27 May 1990;

HEREBY RESOLVES AS FOLLOWS :

ARTICLE 1

All Member States with arrears of contributions to the Budgets of the Community up to 31 December 1989 shall pay these arrears not later than 31 December 1993;

ARTICLE 2

All Member States with arrears of contribution to the Budget of the Community for 1990 shall pay these arrears not later than 28 May 1991.

ARTICLE 3

In the event of non payment of contributions to the Budget of the Community for 1990 in accordance with Article 2 above, the following measures shall apply :

- a. No new posts in the Institutions of the Community shall be allocated to such defaulting Member States and the appointment of all categories of staff of such Member States in the Institutions of the Community shall be suspended until the full settlement of such arrears.
- b. Community Institutions shall not initiate any study or undertake project appraisals in the territories of such defaulting Member States:
- c. Community Institutions shall suspend disbursement of any loans to such defaulting Member States.

ARTICLE 4

Payment of arrears of contribution to the Budget of the Community shall not excuse Member States from paying their contributions to the current Budget of the Community.

ARTICLE 5

All Member States with arrears of contributions to the First and Second tranches of the called-up capital of the ECOWAS Fund shall pay up all such arrears by 31 December 1992.

ARTICLE 6

In the event of non-payment of contributions by any Member State to the First and Second tranches of the called-up capital of the ECOWAS Fund by 31 December 1992, the following measures shall apply :

- a. No new posts in the Institutions of the Community shall be allocated to such defaulting Member States and the appointment of all categories of staff of such Member States in the Institutions of the Community shall be suspended until the full settlement of such contributions.
- b. Community Institutions shall not initiate any study or undertake project appraisals in the territories of such defaulting Member States;
- c. Community Institutions shall suspend disbursement of any loans to such defaulting Member States.

DONE AT BANJUL, THIS 30TH DAY OF MAY 1990

H. E. CAPTAIN BLAISE COMPAORE
CHAIRMAN
FOR THE AUTHORITY

ECONOMIC COMMUNITY OF WEST AFRICAN STATES

**THIRTEENTH SESSION OF THE AUTHORITY
OF HEADS OF STATE AND GOVERNMENT**

BANJUL, 28-30 MAY, 1990

**DECISION A/DEC 8/5/90 ON THE REVIEW OF THE COEFFICIENT
OF CONTRIBUTIONS BY MEMBER STATES TO THE BUDGET OF THE
ECONOMIC COMMUNITY OF WEST AFRICAN STATES**

THE AUTHORITY OF HEADS OF STATE AND GOVERNMENT,

MINDFUL of Article 5 of the ECOWAS Treaty,
establishing the Authority of Heads of State
and Government and defining its composition
and functions;

MINDFUL of the provisions of Article 2,
paragraph 4 of the Protocol on contributions
of Member States to the budget of the Economic
Community of West African States, which
stipulate that the coefficient used to
determine the contributions of Member States
should be reviewed by Council every three
years;

AWARE that, contrary to the provisions of
Article 2 of the above-mentioned Protocol,
the coefficient of contributions has not
been reviewed since 1976,

CONSIDERING the fact that, at its sessions
held in Banjul from 4 to 6 December 1988
and in Ouagadougou from 25 to 27 June 1989,

the Council of Ministers agreed on the need to review the coefficient used to determine the contributions of Member States to the budget of the Community;

D E C I D E S

Article 1

The coefficient used to determine the contributions of Member States to the budget of the Community is hereby reviewed and fixed as follows :

COUNTRY (1)	COEFFICIENT 1976-1990 (2)	COEFFICIENT AS FROM 1ST JANUARY 1991 (3)
1. BENIN	3.0	3.47
2. BURKINA FASO	2.6	3.07
3. CAP VERT	1.0	1.47
4. COTE D'IVOIRE	13.0	11.50
5. GAMBIA	2.6	3.07
6. GHANA	12.9	10.50
7. GUINEA	2.9	3.46
8. GUINEA BISSAU	1.5	1.97
9. LIBERIA	6.7	7.17
10. MALI	1.9	2.37
11. MAURITANIA	3.6	4.07
12. NIGER	2.1	2.57
13. NIGERIA	32.8	30.50
14. SENEGAL	5.4	5.87
15. SIERRA LEONE	4.4	4.87
16. TOGO	3.6	4.07
ECOWAS	100.00	100.00

Article 2

The coefficients which shall be applied as from 1991 shall come into force with effect from 1 January 1991.

Article 3

This decision shall be published in the Official Journal of the Community and in the National Gazette of each Member State.

DONE AT BANJUL, THIS 30TH DAY OF MAY 1990

**CHAIRMAN
FOR THE AUTHORITY**

ECONOMIC COMMUNITY OF WEST AFRICAN STATES
TWENTY-SEVENTH SESSION OF COUNCIL OF MINISTERS

BANJUL, 22 - 27 MAY 1990

VOTE OF THANKS

The Council of Ministers of the Economic Community of West African States (ECOWAS) holding its twenty-seventh session at the Kairaba Conference Centre, Banjul from 22 to 27 May, 1990, expresses its sincere gratitude to His Excellency, Alhaji Sir Dawda Kairaba JAWARA, President of the Republic of The Gambia, to the Government and People of The Gambia for the warm welcome and for the excellent facilities made available, which contributed to the success of the meeting.

DONE AT BANJUL, THIS 27TH DAY OF MAY 1990;

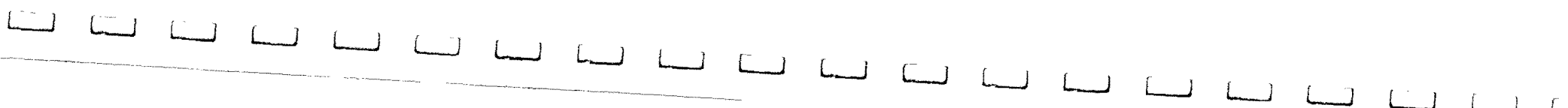
THE COUNCIL

ECONOMIC COMMUNITY OF WEST AFRICAN STATES
COMMUNAUTE ECONOMIQUE DES ETATS DE L'AFRIQUE DE L'OUEST

TWENTY-SEVENTH SESSION OF THE COUNCIL OF MINISTERS
VINGT-SEPTIEME SESSION DU CONSEIL DES MINISTRES

LIST OF PARTICIPANTS/LISTE DES PARTICIPANTS

EANJUL, 22 - 26 MAY/MAI 1990



COUNTRY/PAYS	NAME/NCM	FUNCTION AND ADDRESS/FONCTION ET ADRESSE
BENIN	S.E.M. THEOPHILE NATA	MINSTRE DES AFFAIRES ETRANGERES, COTONOU
	ADECHI	DIRECTEUR AFRIQUE AU MAEC, COTONOU
	TCLOME PAUL	ADMINISTRATEUR DU TRESOR, CHEF DE DIVISION CEDEAO, MINISTERE DES FINANCES, COTONOU
	BANKOLE O. VICTOR	STATISTICIEN ECONOMISTE, B.P. 323, COTONOU
BURKINA FASO	S.E.MME SANOGO BINTOU	MINISTRE DES FINANCES, MINISTERE DES FINANCES, B.P 7012, OUAGADOUGOU
	S.E.M SANON THOMAS	MINISTRE DE LA PROMOTION ECONOMIQUE, OUAGADOUGOU
	S.E.MME BEATRICE DAMBA	MINISTRE DE L'INFORMATION ET DE LA CULTURE, OUAGADOUGOU
	S.E.M VOKUMA PROSPER	MINISTRE DES RELATIONS EXTERIEURES, B.P. 7038, OUAGADOUGOU
	KONKOBO N. ALAIN	SECRETAIRE PERMANENT, CELLULE NATIONALE CEDEAO, B.P. 506, OUAGADOUGOU
	SAWADOGO ALBERTINE	CHEF DE SERVICE DES RELATIONS MULTILATERALES INTERNA- TIONALES, MINISTERE DU COMMERCE ET DE L'APPROVISIONNEMENT DU PEUPLE, B.P. 517, OUAGADOUGOU

COUNTRY/PAYS	NAME/NOM	FUNCTION AND ADDRESS/FONCTION ET ADRESSE
BURKINA FASO (CONT'D)	YAMEOGO EMMANUEL	DIRECTION DES ETUDES ET PLANIFICATION, MINISTERE DE L'INFORMATION ET DE LA CULTURE, B.P. 1441, OUAGADOGOU
	BOUGNA BOUREIMA	CONSEILLER DES AFFAIRES ECONOMIQUES, MINISTERE DU PLAN ET DE LA COOPERATION, B.P. 7050, OUAGADOUGOU
	FATIMATA DAH (MME.)	DIRECTEUR DE LA COOPERATION INTERNATIONALE, MINISTERE DES MINISTERE DES RELATIONS EXTERIEURES, OUAGADOUGOU
	YARO APOLLINAIRE	VERIFICATEUR DES DOUANES, DIRECTION GENERALE DES DOUANES, B. P. 506, OUAGADOUGOU
	DJIGMA PIERRE ROMUALD	CONSEILLER TECHNIQUE DU SECRETAIRE D'ETAT AUX FINANCES CHARGE DU BUDGET, MINISTERE DES FINANCES, B.P. 7012, OUAGADOUGOU
	SALIFCOURIGBERT KONGO	DIRECTEUR DES ETUDES ET DE LA PLANIFICATION, MINISTERE DES RELATIONS EXTERIEURES, OUAGADOUGOU
	SOULEYMANE SORE	CHARGE D'AFFAIRES A L'AMBASSADE DU BURKINA FASO A LAGOS (NIGERIA)

COUNTRY/PAYS	NAME/NOM	FUNCTION AND ADDRESS/FONCTION ET ADRESSE
BURKINA FASO (CONT'D)	SAMATE AMINATA	DIRECTION DES AFFAIRES POLITIQUES, MINISTERE DES RELATIONS EXTERIEURES, OUAGADOUGOU
	SORGHO NOBILA	INTERPRETE MINISTERE DES RELATIONS EXTERIEURES, OUAGADOUGOU
CAP VERT	HUMBERTO MORAIS	SECRETAIRE D'ETAT DE LA MARINE MARCHANDE, PRAIA
	PINTO EDGARD C.	CONSEILLER ECONOMIQUE DU PREMIER MINISTRE, CABINET DU PREMIERE MINISTRE, PRAIA
	CLAUDIO RAMOS DUARTE	DIRECTEUR DU CABINET D'ETUDES ET PLANIFICATION, B.P. 15, PRAIA
	A. A. B. D'ALMEIDA	ATTACHE AU CABINET D'ETUDES ET RESPONSABLE DE CENTRE INFORMATIQUE DE DIRECTION GENERALE DES DOUANES, DIRECTION GENERALE DES DOUANES, B.P. NO. 98, PRAIA
COTE D'IVOIRE	S.E.M. JULES HIE NEA	AMBASSADEUR DE COTE D'IVOIRE AU SENEGAL-GAMBIE, MAURITANIE, CAP VERT, 2 AVENUE ALBERT-SARRAULT, B.P. 359, DAKAR, (SENEGAL)

COUNTRY/PAYS	NAME/NOM	FUNCTION AND ADDRESS/FONCTION ET ADRESSE
COTE D'IVOIRE (CONT'D)	ALEXIS NIAUA MANBET	DIRECTEUR DES AFFAIRES ECONOMIQUES ET DES RELATIONS EXTERIEURS, MINISTERE DE L'ECONOMIE ET DES FINANCES, ABIDJAN
	BENOIT GOREDJE EOUELI	DIRECTION DES AFFAIRES ECONOMIQUES ET DES RELATIONS ECONOMIQUES EXTERIEURES, MINISTERE DE L'ECONOMIE ET DES FINANCES, ABIDJAN
	BAMBA YOUSSEOUFOU	SOUS-DIRECTEUR DE LA COOPERATION MULTILATERALE, MINISTERE DES AFFAIRES ETRANGERES, ABIDJAN
THE GAMBIA	HON. MBEMBA B. JATTA	MINISTER OF ECONOMIC PLANNING AND INDUSTRIAL DEVELOPMENT, BANJUL
	HON. OMAR SEY	MINISTER OF EXTERNAL AFFAIRS, BANJUL
	MAMOUR M. JAGNE	PERMANENT SECRETARY, MINISTRY OF PLANNING & INDUSTRIAL DEVELOPMENT, BANJUL

COUNTRY/PAYS	NAME/NCM	FUNCTION AND ADDRESS/FONCTION ET ADRESSE
GAMBIA (CONT'D)	SULAYMAN B. JACK	PERMANENT SECRETARY, MINISTRY OF EXTERNAL AFFAIRS, BANJUL
	TAMSIER D. MBEYE	PRINCIPAL ASSISTANT SECRETARY, MINISTRY OF EXTERNAL, BANJUL
	BASHIROU GARBA-JAHUMPA	ECOWAS COORDINATOR, MINISTRY OF ECONOMIC PLANNING, BANJUL
	ABDUL RAHMAN COLE	PRINCIPAL INDUSTRIAL ECONOMIST, 4 MANTEL STREET, BANJUL
GHANA	HON. DR. OBED ASAMOAH	SECRETARY FOREIGN AFFAIRS, ACCRA
	S. K. APEA	DEPUTY SECRETARY, MINISTRY OF FINANCE AND ECONOMIC PLANNING, ACCRA
	MRS. THERESA OWUSU	DEPUTY GOVERNOR, BANK OF GHANA, ACCRA
	BRIG. K. ADU-BEDIAKO	GHANA'S HIGH COMMISSIONER TO NIGERIA, LAGOS
	JESSE CLOTTEY	DEPUTY CHIEF MANAGER, BANK OF GHANA, ACCRA
	FRITZ POKU	DIRECTOR, AFRICA AND OAU BUREAU, MINISTRY OF FOREIGN AFFAIRS, ACCRA
	FRANCIS TSEGAH	ASSISTANT DIRECTOR, ECONOMIC RELATIONS BUREAU, MINISTRY OF FOREIGN AFFAIRS, ACCRA
	ERNEST CSEI PREMPEH	SENIOR ECONOMIC PLANNING OFFICER, MINISTRY OF FINANCE AND ECONOMIC PLANNING P. O. BOX 40, ACCRA

COUNTRY/PAYS	NAME/NOM	FUNCTION AND ADDRESS/FONCTION ET ADRESSE
GUINEE	S.E. M. JEAN TRAORE	MINISTRE DES AFFAIRES ETRANGERES, CONAKRY
	YANSANE KERFALLA	GOVERNEUR BANQUE CENTRALE, CONAKRY
	D. T. SAKHO	CHEF DU CABINET CIVIL DU PRESIDENT DE LA REPUBLIQUE, PRESIDENCE DE LA REPUBLIQUE, PALAIS DE NATIONS, CONAKRY
	BANGOURA FACINET	AMBASSADEUR DU GUINEE AU SENEGAL AU SENEGAL
	DIALLO SAIDOU	AMBASSADEUR DE GUINEE AU NIGERIA
	SANOH N'FALY	DIRECTEUR DIVISION ORGANISMES PANAFRICAINS, MINISTERE PLAN/COOPERATION, B.P. 1210, CONAKRY
	CUSMANE KABA	CONSEILLER DU GOUVERNEUR DE LA BANQUE CENTRALE. BANQUE CENTRALE DE GUINEE, B.P. 692, CONAKRY
	DIALLO M. CHERIF	MINISTERE DES AFFAIRES ETRANGERES, CONAKRY
GUINEE-BISSAU	S.E.M OLIVEIRA SANCA	MINISTRE DU COMMERCE ET TOURISME. P.B 85, BISSAU
	MARCELINO ZIMA	SECRETARY OF STATE FOR FOREIGN AFFAIRES, BISSAU
	FERREIRA RUI	DIRECTEUR GENERAL DOUANES, D.G.A., B.P. 35, BISSAU
	FRANCISCO E. M. BARRETO	DIRECTEUR GENERAL MINISTERE COMMERCE, B.P 85, BISSAU
	MAXIMIANO SA	CONSUL GUINEE-BISSAU A BANJUL

COUNTRY/PAYS	NAME/NOM	FUNCTION AND ADDRESS/FONCTION ET ADRESSE
GUINEE-BISSAU	SILVESTRE ALFREDO ALVES	RESPONSABLE DE LA DIVISION AFRIQUE AU MINISTERE DES AFFAIRES ETRANGERES, BISSAU
LIBERIA	DR. ELIJAH E. TAYLOR	MINISTER OF PLANNING AND ECONOMIC AFFAIRS, MINISTRY OF PLANNING AND ECONOMIC AFFAIRS, MONROVIA
	ARTHUR GEDEO	DEPUTY MINISTER, MINISTRY OF FINANCE, LIBERIA
	J. MORENJE MLAWA	SENIOR ECONOMIST, MINISTRY OF FINANCE, P. O. BOX 9013, MONROVIA
	MRS. RUTH GIBSON CAESAR	SPECIAL ASSISTANT/ASSISTANT MINISTER, MINISTRY OF PLANNING, MONROVIA
	ROBERT G. MLENBOUGH, JR.	DIRECTOR, ECONOMIC COOPERATION, MINISTRY OF PLANNING, LIBERIA
MALI	SOULEYMANE DEMBELI	MINISTRE DU PLAN, MINISTERE DU PLAN, BAMAKO
	BECK SIDI	CHEF ADJOINT CELLULE CEEAC, MINISTERE DES FINANCES ET DU COMMERCE, BAMAKO
	SIDIKI DIALLO	MINISTERE DES FINANCES ET DU COMMERCE, BAMAKO

COUNTRY/PAYS	NAME/NOM	FUNCTION AND ADDRESS/FONCTION ET ADRESSE
MAURITANIE	S.E.M. MOHAMEDOU OULD	MINISTRE DES FINANCES, NOUAKCHOTT
	MICHEL	PRESIDENCE DE LA REPUBLIQUE, PALAIS DE NATIONS, CONAKRY
	S.E.M. HASNI OULD DIDI	MINISTRE DES AFFAIRES ETANGERES ET DE LA COOPERATION (MAEC), NOUAKCHOTT
	MME DIE BA	CONSEILLER AU CABINET DU PRESIDENT DU CMSN CHEF DE L'ETAT, NOUAKCHOTT
	M. ABDERRAHIM OULD	AMBASSADEUR, DIRECTEUR, DEPARTEMENT AFRIQUE AU MAEC, NOUAKCHOTT
	H. SID'AMAR OULD SIDNA	CONSUL GENERAL DE MAURITANIE A BANJUL
	KANE HAMEDINE	CONSEILLER TECHNIQUE, MINISTERE DES FINANCES, B.P. 230, NOUAKCHOTT
	BABA AHMED SALEM	CELLULE NATIONALE CEAO/CEDEAO, B.P. 3038, NOUAKCHOTT
NIGER	S.E.M. WASSALKE BOUKARI	MINISTRE DES FINANCES, NIAMEY
	S.E.M. SANI BAKO	MINISTRE DES AFFAIRES ETRANGERES ET DE LA COOPERATION
	ASSANE IGODOE	DIRECTEUR DU DEPARTEMENT AFRIQUE ET MOYEN-ORIENT, MINISTERE DES AFFAIRES ETRANGERES

COUNTRY/PAYS	NAME/NOM	FUNCTION AND ADDRESS/FONCTION ET ADRESSE
NIGER (CONT'D)	MME. ABDOU KADOGO CHRISTIANE	RESPONSABLE CELLULE CEAO/CEDEAO, NIAMEY
NIGERIA	H.E. CHIEF OLU FALAE	HON. MINISTER OF FINANCE AND ECONOMIC DEVELOPMENT, MINISTRY OF FINANCE AND ECONOMIC DEVELOPMENT, LAGOS
	H.E. DR RILWANU LUKMAN	HON. MINISTER OF EXTERNAL AFFAIRS, LAGOS
	H.E. PRINCE POLA AJEOLA	HON. MINISTER OF JUSTICE, LAGOS
	J. S. ATTAH (MISS)	DIRECTOR GENERAL, MINISTRY OF EXTERNAL AFFAIRS, LAGOS
	LATEEFA M. OKUNNU	DIRECTOR GENERAL, POLITICAL AFFAIRS, OFFICE OF THE PRESIDENT, LAGOS
	DEUGA ADEKUOYE	DEPUTY DIRECTOR-GENERAL, MINISTRY OF EXTERNAL AFFAIRS, LAGOS
	M.U.O. WADIEIA-ANYANWU	ASSISTANT DIRECTOR-GENERAL, (WEST AFRICAN AFFAIRS DEPT.), MINISTRY OF EXTERNAL AFFAIRS, LAGOS
	EZEKIEL G. DIMKA	AMBASSADOR, MINISTRY OF EXTERNAL AFFAIRS, P.M.B. 12500, LAGOS
	M.P.U. OBARO	DIRECTOR, EXTERNAL FINANCE,
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COUNTRY/PAYS	NAME/NOM	FUNCTION AND ADDRESS/FONCTION ET ADRESSE
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	CHRISTOPHER U. OMAMOGHO	DEPUTY DIRECTOR, CENTRAL BANK OF NIGERIA, LAGOS ECONOMIC DEVELOPMENT, LAGOS
	OLUGBEMI A. OLASERIKAN	ASSISTANT DIRECTOR, FEDERAL MINISTRY OF BUDGET AND PLANNING, LAGOS
	PROF. FESTUS O. FAJANA	PROFESSOR OF ECONOMICS, UNIVERSITY OF LAGOS, LAGOS
	JOHN ADEDEJI ARIJE (DR.)	ASSISTANT CHIEF FINANCE OFFICER, FEDERAL MINISTRY OF FINANCE AND ECONOMIC DEVELOPMENT, LAGOS
	Y. OLADELE ADEKOYA	CHIEF PERSONNEL MANAGEMENT OFFICER, FEDERAL CIVIL SERVICE COMMISSION, LAGOS
	OLUGBAYO OGUNLEYE	PRESS SECRETARY TO THE HON. MINISTER OF FINANCE AND ECONOMIC DEVELOPMENT, LAGOS
	AKINJOLIRE OLUBUNMI Y.	SENIOR FINANCE OFFICER, FEDERAL MINISTRY OF FINANCE AND
	SENEGAL	S.E.M SEYDINA OUMAR SY
	S.E.M CHEIKH HAMIDOU KANE	MINISTRE DELEGUE CHARGE DE L'INTEGRATION ECONOMIQUE AFRICAINNE, BUILDING ADMINISTRATIF, DAKAR

COUNTRY/PAYS	NAME/NOM	FUNCTION AND ADDRESS/FONCTION ET ADRESSE
SENEGAL	SALIOU CISSE	AMBASSADEUR DU SENEGAL EN GAMBIE, BANJUL
(CONT'D)	MOUSTAPHA TALL	DIRECTEUR GENERAL DES DOUANES, DAKAR
	SAMBOU O. TOURE	CONSEILLER TECHNIQUE, MINISTERE DELEGUE A L'INTEGRATION ECONOMIQUE AFRICAINE, BUILDING ADMINISTRATIF, DAKAR
	DIAME SARR	CHEF DE LA DIVISION AFRIQUE AU MINISTERE DES AFFAIRES ETRANGERES, DAKAR
	RACINE KANE	CHEF DE LA DIVISION DE LA PLANIFICATION GENERALE, DAKAR
	MOUHAMADOU DIENE	CONSEILLER TECHNIQUE DU MINISTRE DES AFFAIRES ETRANGERES DAKAR
	MOUSTAPHA DIME	CONSEILLER ECONOMIQUE A L'AMBASSADE DU SENEGAL EN GAMBIE
SIERRA-LEONE	HON. DR. SHEKA H. KANU	MINISTER OF NATIONAL DEVELOPMENT AND ECONOMIC PLANNING, FREETOWN
	UMARU BUNDU WURIE	HIGH COMMISSIONER, SIERRA-LEONE HIGH COMMISSION, 13 WAZIRI IBRAHIM ST., VICTORIA ISLAND, LAGOS

COUNTRY/PAYS	NAME/NOM	FUNCTION AND ADDRESS/FONCTION ET ADRESSE
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	FRANCIS B. ROSENOIR	DEPUTY DEVELOPMENT SECRETARY, MINISTRY OF NATIONAL DEVELOPMENT AND ECONOMIC PLANNING, FREETOWN
TOGO	S.E.M. YAOVI ADODO	MINISTRE DES AFFAIRES ETRANGERES, LOME
	S.E.M. KOMLA ALIPUI	MINISTRE DES FINANCES, LOME
	AMAVI AYI A. ANGBEDE	DIRECTEUR DU CABINET DU MINISTRE DE L'ECONOMIE ET DES FINANCES, MINISTERE DE L'ECONOMIE ET DES FINANCES, LOME
	SITTI AKOUETE	CHEF DE DIVISION A LA DIRECTION DU COMMERCE EXTERIEUR, MINISTERE DU COMMERCE ET DES TRANSPORTS, LOME
	AFANGBOM KOFFI DJODJI	CHEF DE LA DIVISION DES ETUDES TECHNIQUES ET DE LA SYNTHESE, MINISTERE DU PLAN ET DES MINES, B.P. 1667, LOME
	ADELEYE ADELEKE	INSPECTEUR DES DOUANES CHARGE D'ETUDE AU CABINET DU MINISTRE DE L'ECONOMIE ET DES FINANCES (CELLULE CEDEAO), MINISTERE DE L'ECONOMIE ET DES FINANCES, LOME
	GAVON KOMI DOSSOU	CHEF DIVISION ENTREPRISES NATIONALES ET ORGANISMES AUTONOMES, MINISTERE DE L'ECONOMIE ET DES FINANCES, B.P. 8614, LOME

COUNTRY/PAYS	NAME/NOM	FUNCTION AND ADDRESS/FONCTION ET ADRESSE
OBSERVERS/ OBSERVATEURS.		
A.C.F. GROUP OF STATES	DR. BERHANE GHEBRAY A. N. BARY	SECRETARY GENERAL PRESS AND INFORMATION OFFICER
CEAC	ELJAILANI MOHAMED KAFANDO BRUNO	SECRETAIRE GENERAL ADJOINT, CEAC, OUAGADOUGOU CHEF DE DIVISION, CEAC, B.P. 643, OUAGADOUGOU
CSTR/OUA	DR. PAPA DACUDA FALL	SECRETAIRE EXECUTIF ADJOINT, CSTR/OUA, LAGOS
W.A.C.H.	CHRIS NEMEDIA	EXECUTIVE SECRETARY, WACH, FREETOWN
E.C.A.	LOUIS SANGARE	DIRECTOR OF ECONOMIC COOPERATION OFFICE, ECA, ADDIS ABABA
BCAD	ADIKPETO BERNARD	DIRECTOR OF RESEARCH AND PROGRAMME, BOAD, LOME

COUNTRY/PAYS	NAME/NOM	FUNCTION AND ADDRESS/FONCTION ET ADRESSE
P.C.E.A.O.	BENAO ANTOINE	SOUS DIRECTEUR A LA DIRECTION CENTRALE DES RELATIONS INTERNATIONALES
CONFERENCE MINISTRES JEUNESSE CEDEAO	LOMPO EUGENE	SECRETAIRE GENERAL, CONFERENCE DES MINISTRES DE LA JEUNESSE ET DES SPORTS DE LA CEDEAO, 01 B.P. 648, OUAGADOUGOU
UNESCO	DIARE YOUSOUF	REPRESENTANT DU DIRECTEUR GENERAL DE L'UNESCO, CHEF DU BUREAU UNESCO POUR LES AFFAIRES SAHELIENNES, OUAGADOUGOU
ECOWAS SECRETARIAT	DR. ABASS BUNDU	EXECUTIVE SECRETARY
	ADELINO M. QUETA	SECRETAIRE EXECUTIF ADJOINT CHARGE D'ADMINISTRATION
	K. D. OUEDRAGO	SECRETAIRE EXECUTIF ADJOINT CHARGE DES AFFAIRES ECONOMIQUES
	BAILLET GILES	CONTROLEUR FINANCIER
	J. A. EGHAGHA	DIRECTOR OF ADMINISTRATION
	F.X. GRIMAUD	DIRECTEUR AFFAIRES JURIDIQUES

COUNTRY/PAYS	NAME/NOM	FUNCTION AND ADDRESS/FONCTION ET ADRESSE
IGOUAS	CAKPO CONLAN FAUL	DIRECTEUR/DEPARTEMENT/TCIMP
SECRETARIAT	G. A. HAMIDOU	DIRECTEUR DES FINANCES
	H. N. SOBE	DIRECTOR OF INTERNAL AUDIT
	DR. JOHN SESAY	DIRECTOR, TRANSPORT, COMMUNICATIONS AND ENERGY DEPT.
	FRANK OFEI	PRINCIPAL OFFICER (RESEARCH)
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	YAYA SOU	SENIOR OFFICER (STUDIES)
	N. HOUNGOU	INTERPRETER
	AKIN MEDEIROS	INTERPRETER
	SIKA TRAORE	TRADUCTEUR
	FATOU DIAR	TRANSLATOR
	LOSE ATEWCLOGUN	TRANSLATOR
BI-DALO KOUAME	PRINCIPAL OFFICER (CONFERENCE)	

COUNTRY/PAYS	NAME/NOM	FUNCTION AND ADDRESS/FONCTION ET ADRESSE
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	DARAMOLA MARINHO	TRANSLATOR
	OKPA G. (MS.)	SENIOR CONFERENCE ASSISTANT
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CONSULTANTS		LAGOS
	IKHAZS YAKUBU	CONSULTANT
HAIBA ET CIE	AHMED EL HAIBA SADEGH	COMMISSAIRE AUX COMPTE, CABINET HAIBA & CO, B.P. 3,
		NOUADHIBOU, MAURITANIE
ECOWAS FUND	M. E. FALL	MANAGING DIRECTOR
	MUSTAPHA A.E. KAH	DEPUTY MANAGING DIRECTOR
	MOREIRA-CORREIA F.	SECRETARY-GENERAL

COUNTRY/PAYS	NAME/NOM	FUNCTION AND ADDRESS/FONCTION ET ADRESSE
	MRS. R. OSEI-BOATENG	DIRECTOR, LEGAL DEPARTMENT
	D. B. DRABO	DIRECTEUR DU DEPARTEMENT DES ETUDES
	YAO KOUME	DIRECTEUR DE PROJET TELCECOM
	D.L.D. MACAULEY	HEAD OF CONFERENCES AND PUBLIC RELATIONS DIVISION
	MOHAMMED H. JALLOW	HEAD OF LIBRARY AND DOCUMENTATION DIVISION
	G. A. APENTENG	HEAD, LOANS AND GUARANTEE DIVISION
	KRA KONAN PAUL	CHEF DIVISION ADMINISTRATION DES PRETS
	JACQUES FRANCOIS TOKPLO	INTERPRETER
	GABRIEL TORTCHAR	REVISOR
	ASSIELOU KADIO MICHEL	TRANSLATOR/INTERPRETER