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PROTOCOLS, DECISIONS, RESOLUTION AND DIRECTIVE

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C/DEC.1/12/88 DECISION ON THE ADOPTION OF THE BUDGET OF THE EXECUTIVE SECRETARIAT FOR THE 1989 FINANCIAL YEAR

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 53 of the Treaty on the budget of the Community;

HAVING CONSIDERED the draft budget proposed by the Administration and Finance Commission for the 1989 Financial Year:

DECIDES

Article 1

The budget of the Executive Secretariat for 1989 which is balanced out at the sum of Six million one hundred and twenty six thousand nine hundred and five Units of Account (6.126.905 UA) is hereby adopted.

Article 2

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 6TH DAY OF DECEMBER 1988

With

HON. M'BEMBA JATTA Chairman

FOR THE COUNCIL

C/DEC.2/12/88 DECISION APPROVING THE ACCOUNTS OF THE COMMUNITY INSTITUTIONS FOR THE 1987 BUDGET YEAR.

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 Recommendations of the Administration and Finance Commission on approval of the accounts and financial statements of the Community Institutions for the 1987 budget year;

DECIDES

Article 1

The Accounts of the Community Institutions (the Executive Secretariat and Fund) and their consolidated accounts for the 1987 budget year, are hereby approved.

Article 2

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

DONE AT BANJUL, THIS 6TH DAY OF DECEMBER 1988



HON. M'BEMBA JATTA Chairman

FOR THE COUNCIL

C/DEC 3/12/88 DECISION RELATING TO THE ADOP-TION OF REGULATIONS GOVERNING MEDICAL EXPENSES.

THE COUNCIL OF MINISTERS

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

MINDFUL of the RECOMMENDATIONS of the Administration and Finance Commission on the adoption of the regulations governing Medical Expenses.

DECIDES

Article 1

The following Regulations governing medical expenses are hereby adopted:

1.1 Appointment of Physicians

- (a) The Community Institutions shall appoint physicians to cater for the health and medical needs of their staff in every duty station. The terms binding the Community Institutions and the physicians shall be in writing.
- (b) An appointed physician may recommend a staff of a Community Institution or his dependants for treatment by another physician and any bills from such a recommended physician shall be acceptable for reimbursement provided that such a recommendation is made in writing and presented along with the claim.

1.2. Medical Treatment Overseas

- (a) Where it becomes necessary in the opinion of an appointed Physician that a staff or his dependants should receive treatment abroad, he shall communicate this in writing to the Head of the relevant Community Institution indicating the country and hospital where treatment is to be had and also an estimate of cost if this is possible. The Head of the Institutions shall then make immediate arrangement to send the staff or dependant abroad for treatment authorising a personal advance in the sum recommended by the physician. The advance should be accounted for within nine (9) days of the return of the patient.
- (b) Where a dependant is not resident in the duty station of a staff the recommendation of a physician in the place of the residence of the dependant, shall be endorsed by a government hospital.
- (c) If it becomes indispensable on the advice of a recognised Medical Doctor to have the ailing staff or dependant accompanied by a Medical Practitioner from his place of residence to an appropriate hospital abroad, the Institution shall bear the travel expenses of the practitioner and pay him a subsistence allowance covering not more than a period of seven (7) days. Doctors shall be paid the perdiem of professionals but where they are Consultants the perdiem of Directors.
- (d) Where the ailing dependant is a child as defined in Article 24(b) of the Staff Regulations, the Institutions shall bear the transport expenses of a member of the dependant child's family accompanying him from his place of residence to the hospital abroad. Should it be recommendded that a doctor accompany the child, then sub-paragraph (c) above will also apply to the doctor as regards transportation and subsistence allowance.
- (e) Should the staff or dependant die following the medical evacuation abroad, the Institution shall bear the cost of repatriation of the corpse to the place of origin as stipulated in the Staff Regulations.

1.3 Community Contribution

Community Institutions shall, until further notice, reimburse 80% of the cost of approved medical expenses, Reimbursement will apply only to the following:

(a) Doctors', Surgeons' and Specialists' fees;

- (b) Charges for radiography, radioscopy, plastering and various medical analysis where ordered by the medical practitioner
 - (c) Pharmaceutical charges, that is, for the medicines and other items prescribed by medical practitioner and specified in his prescription excluding:
 - foodstuffs and dietary or substitutive foods, tonics, wines, mineral waters etc.;
 - articles for medical use, thermometer syringe, icepacks, hot water bottle, enema-syringe, inhaling basin, irrigator, proble cupping, glass etc.,
 - iii. orthopaedic and prosthetic appliances spectacles (frames), surgical bandages elastics and appliances in general;
 - iv. medicines or products which are preventive rather than curative including serum and vaccine (except in the case of an officially recognised epidemic, when the Community Institutions may make arrangements for collective health mea sures).
 - (d) Surgical expenses (excluding operations whose purpose is aesthetic only or to remedy a con gential infirmity or malformation);
 - (e) Hospital expenses when hospitalisation is prescribed by a doctor for the performance of an operation or for treatment necessitating continuous care and observation as provided in hospital, excluding however telephone, tips, items of personal consumption etc.
 - (f) Maternity expenses i.e all medical expenses incurred during pregnancy and confinement including treatment following upon the confinement;
 - (g) Dental expenses excluding dental prosthesis and plastic surgery.

1.4. Refund of Medical Expenses

- (a) Requests for refund of Medical expenses incurred by a staff member or his dependant may be presented directly to the Community Institutions by approved physicians.
- (b) Medical bills not issued by a clinic or hospital or by a physician approved by Headquarters of the Institutions will not be paid or refunded except in certified cases of emergency or where the bill is in respect of treatment of a dependant not resident in the duty station of the staff member.

(c) All requests for reimbursement shall be submitted to the Department of Administration or Finance depending on the practice in each Institution. Such requests shall be made within one month (from the date of the bill), along with relevant supporting documents (prescriptions, certificates, bills, receipts) where such expenditure was not incurred in a clinic or hospital of an approved physician.

1.5. Processing of Claims

The Department of Administration shall ensure that all requests for reimbursement of medical expenses are correct and are presented in accordance with the provisions of the current regulation.

1.6. Payment of Claims

The Department of Finance shall verify requests submitted to it by the Department of Administration and effect refund.

Article 2

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 6TH DAY OF DECEMBER, 1988

HON. M'BEMBA JATTA
Chairman

FOR THE COUNCIL

C/DEC. 4/12/88 DECISION RELATING TO THE ADOPTION OF REGULATIONS GOVERNING STAFF TRAINING, SEMINARS, WORKSHOPS AND COURSES.

THE COUNCIL OF MINISTERS

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

MINDFUL of the Recommendations of the Administration and Finance Commission on the adoption of the regulations governing Staff Training, Seminars, Workshops and Courses;

THEMMS DECIDES

Article 1

The following Regulations governing Staff Training, Seminars, Workshops and Courses are hereby adopted as follows:

- (i) Seminars, Workshops and other training courses to be sponsored by the Community Institution should not exceed 3 months. Staff members will be entitled to their full salary while on such training. Subsistence allowance will be paid at the rate of a full per diem relevant to the grade of the officer for the first period of 28 days. One quarter of the per diem will be payable for the rest of the period.
- (ii) In the case where courses are to be sponsored through external assistance, for a period not exceeding three months, the Community shall pay the full salary of the Officer concerned and the difference between the subsistence allowance granted by the External Agency and that which is paid by the Community if the former is lower. Where the External Agency does not provide full sponsorship covering fees transportation, subsistence, etc., the Community shall pay the requisite outstanding balance to cover such cost provided such courses are not language courses.
- (iii) Where an officer wishes to undertake a course lasting more than three (3) months, such requests must be approved by the Heads of the Institutions. The officer will be accorded leave without pay for a period not exceeding one year. No salary shall be paid to the officer and the Community will not make any financial or material contribution to the training.
- (iv) Attendance at language courses shall not be paid for by the Community Institutions.

Article 2

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 6TH DAY OF DECEMBER 1988

HON. M'BEMBA JATTA Chairman

C/DEC 5/12/88 DECISION ON THE ESTABLISHMENT OF A PROVISIONAL COMPENSATION BUDGET FOR THE TAKE-OFF OF THE INTRA-COMMUNITY TRADE LIBERALISATION SCHEME

THE COUNCIL OF MINISTERS

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

MINDFUL of the Protocol relating to the definition of the concept of products originating from ECOWAS Member States and subsequent amendment Acts and Decisions;

MINDFUL of the Protocol relating to the assessment of loss of revenue suffered by ECOWAS Member States;

MINDFUL of Decision A/DEC. 8/5/79 dated 29 May 1979 of the Authority of ECOWAS Heads of State and Government on the consolidation of duties and taxes of equivalent effect and non-tariff barriers;

MINDFUL of Decision A/DEC. 19/5/80 dated 28 May 1980 of the Authority of Heads of State and Government on the implementation of the procedures for the compensation of loss of revenue suffered by ECOWAS Member States as a result of the intra-Community trade liberalisation scheme;

MINDFUL of Decision A/DEC. 1/5/83 dated 30 May 1983 of the Authority of Heads of State and Government relating to the adoption and implementation of a single trade liberalisation scheme for industrial products originating from Member States of the Community;

AWARE of the need to adopt a provisional compensation budget for the take-off of the intra Community trade liberalisation scheme;

ON THE RECOMMENDATION of the Trade, Customs, Immigration Money and Payments Commission which met in Banjul, from 17 to 21 November, 1988;

UPON ADVICE of the Administration and Finance Commission which met in Banjul, from 17 to 30 November 1988;

HEREBY DECIDES

Article 1

A provisional compensation budget fixed at one million three hundred and three thousand eight hundred and twenty-three Units of Account (UA. 1,303,823) is

hereby adopted to ensure the effective take-off of the intra-community trade liberalisation scheme.

The amount shall be paid into a special fund to be managed by the ECOWAS Fund and shall constitute the permanent resources of the Fund which shall exclusively be for the payment of loss of revenue suffered by Member States as a result of the implementation of the trade libe ralisation scheme.

Article 2

Notwithstanding the provisions of Article 10 of Decision A/DEC. 10/5/80 relating to the compensation procedures, the payment of contributions to the provisional budget by the Member States concerned shall be made in quarterly instalments, full payment being effected not later than 31 December, 1989.

The Table attached as an appendix shows the breakdown of contributions to the budget.

Article 3

In view of the fact that contributions to the compensation budget shall be on the basis of estimated instalment payments, such payments shall be considered as placements that shall bear interest. Such interest shall be payable to contributing Member States, provided such payments have not been used for the payment of compensation. This provision shall be kept under constant review.

Article 4

The Executive Secretary and the Managing Director of the ECOWAS Fund shall be responsible for the implementation of this decision.

Article 5

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 6TH DAY OF DECEMBER 1988

HON. M'BEMBA JATTA

TABLEAU I/TABLE I

PERTES DE RECETTES EN UNITES DE COMPTE & MONNAIE LOCALE/ LOSS OF REVENUE IN UNITS OF ACCOUNT & LOCAL CURRENCY

ETAT MEMBRE					E RECETTES REVENUE
	MEMBEF	R S	TATE	MONNAIE LOCALE LOCAL CURRENCY	UNITES DE COMPTE UNITS OF ACCOUNT
1.	BENIN		CFAF	2.968.220	7.372
2.	BURKINA FASO		CFAF	18.730.000	46.519
3.	CAP-VERT		E\$	20.700	224
4.	COTE D'IVOIRE		CFAF	106.638.564	264.855
5.	GAMBIE		D	1.794	224
6.	GHANA		¢	20.855.927	98.827
7.	GUINEE		FR G	7.514.123	12.220
8.	GUINEE BISSAU		PESO	3.376.095	3.995
9.	LIBERIA		L\$	158.791	121.866
10.	MALI		CFAF	8.140.000	20.217
11.	MAURITANIE		OUGUIYA	626.717	6.207
12.	NIGER		CFAF	5.340.000	13.263
13.	NIGERIA		N	285.894	49.947
14.	SENEGAL		CFAF	211.607.534	525.563
15.	SIERRA LEONE		Le	184.300	3.999
16.	TOGO		CFAF	51.748.029	128.525
					148 128 1
	то	TAL			1.303.823
	889				
	− N		= 5.724	- PESO =	845
	- CFAF		= 402.630	<pre>- OUGUIYA =</pre>	100.934
	- ¢		= 211.035	– Le =	46.090
	_ E\$		= 92.607	- D =	8.027
	- FR.G		= 614.921	- L\$ =	1.303

PARTICIPATION.DES ETATS MEMBRES AUX ECHANGES INTRA-COMMUNAUTAIRES DES PRODUITS ELIGIBLES ET LEUR CONTRIBUTION AU BUDGET DE COMPENSATION PROPORTIONS OF ELIGIBLE PRODUCTS OF MEMBER STATES IN INTRA - COMMUNITY TRADE AND CONTRIBUTIONS OF MEMBER STATES

ESTATS MEMBRES	VALEUR DES RXPORTATIONS VALUE OF EXPORTS		POURCENTAGES DES EXPOR- TATIONS PAR ETAT MEMBRES	MONTANT DES CONTRIBUTIONS AU BUDGET DE COMPENSATION CONTRIBUTION TO THE COMPENSATION BUDGET			
MEMBER STATES	MONN AIE LOCALE LOCAL CURRENCY (IN/EN MILLIONS)	UNITE DE COMPTE U.A. EQUIVALENT	PERCENTAGE OF EXPORT PER MEMBER STATE	MONNAIE LOCALE LOCALE CURRENCY	UNITE DE COMPTE U.A. EQUIVALENT		
BENIN BURKINA FASO CAPE VERDE COTE D'IVOIRE GAMBIA GHANA GUINEE GUINEE BISSAU LIBERIA MALI MAURITANIE NIGER NIGERIA SENEGAL SIERRA LEONE TOGO	CFA 956.6 CFA 982.5 E\$ 17.9	2,375,878 2,440,205 193,290 320,800 267,243 - 317,661 15,105,695 1,170	11.30 11.61 0.92 - 1.53 - - 1.27 - 1.51 71.85 0.01	CFA 59.316.257 CFA 60.947.714 E\$ 1 110,821	147 332 151 374 11,995 — 19 948 — 16,559 — 19,688 936,797 130 —		
TOTAL		21,021,942	100.00		11,303,823		

 C/DEC 6/12/88 DECISION RELATING TO THE LIST OF HEREBY DECIDES INDUSTRIAL ENTERPRISES AND PRODUCTS ELI-GIBLE TO BENEFIT FROM THE TRADE LIBERALISA-TION SCHEME OF 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 function;

MINDFUL of the Protocol relating to the concept of products originating from ECOWAS 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 liberalisation scheme;

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 the 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 Banjul from 17 to 21 November, 1988;

Article 1

Industrial enterprises and goods fulfilling the ECO-WAS 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.

The Executive Secretary shall give each enterprise concerned a number which must feature on the Certificate of Origin and on the ECOWAS Declaration Forms and inform Member States accordingly.

Article 4

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 6TH DAY OF DECEMBER, 1988

> HON. M'BEMBA JATTA Chairman

LIST OF ELIGIBLE PRODUCTS NOT APPROVED DUE TO LACK OF DATA FOR THE CALCULATION OF LOSS OF REVENUE

103 and 1	COUNTRY BY COMPANY	ont	PRODUCTS	REMARKS
ord and or	of all origin monutes and national services	vin LAW eliqible f	RAST	THE COUNCIL OF MINI
1.	BENIN	lisation		The state of the s
	SONACI SUBSTITUTION AND A SERVICE OF A SERVI	borbatta		a state of Article 6
	Societe Nationale			niM to lienuch nit pni/s
	de Clment	TA 1.	Ciment	No information
	no vem I sloggA ni or-burniten talli	SetT	Simone	for calculating
		stelamo		loss of revenue
A	must consider the first result of the first		WAS Mamber States and	رقد والمحيوناهي اليوم الإلاد
Aget, II.	BURKINA FASO	mission		pure rese testoposmo pero and
	DATA - S.A.	2.	Plastic & Synthetic shoes	
		3.	Thong shoes	MINDFUL of Design A
		4.	Leather & canvas shoes	a not of notonistress to
erts introl	FASO FANI	5.	Textile Yarn	No intermation
	HE ST VICETAL CHIEFE	6.	Unbleached Cloth	for calculating
		.neiztien.	Chibicachea Ciour	loss of revenue
Allert of the	Execution Secretary and automated	GPT	penning to the second second second	Standard In the male
Cariff can	SOPAL (Alcohol)	7.	Ethyl alcohol at 96%	y whodaya are to Each
	SOFIB	8.	Soap (shea butter)	No information
	Amatorosas antirio asal	9.	Cotton Seed Oil	for calculating
			Sotton deed en Ambrida	loss of revenue
			- 80 - Heaville 1983/10 1971/19	-military to the the
111.	GHANA			NT in Boundt of Mil
	Ghana Pioneer Aluminium Limited	10.	Kitchen Utensils	No information
		11.	Cutlery	for calculating
name in		A BUDG		loss of revenue
IV.	MALI	1088	C/DEC.3/G/88 dated 21	named to Junction
			nivers defining the proce-	M to lianuett on to 1991
	Mali Textile	20.00	Unbleached Cloth	think or to list stage one to
	Industry (ITEMA)		Bleached Cloth	id EANISTA off to
			Dyed Cloth Printed Cloth	No information
			Printed Cloth Blankets	for calculating
	HOMHOD SUT NOS	10.	Diankets	loss of revenue
V.	NIGER			
	ONPPC	17	Serum	
		17.	Setum	No information
				for calculating
				Loss of revenue
	SONITEXTILE	18	Dyed thread	No information
		, 5.	-,,-,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	for calculating
				loss of revenue
14.6	SONIA	10	Biscuits	No infance
		13.	Discults	No information
				for calculating loss of revenue
				1033 Of Teverine
	NIGER PEINTURES		Putty	No information
		200	Anti - rust	for calculating
		22.	Vanis	loss of revenue

LIST OF ELIGIBLE PRODUCTS NOT APPROVED DUE TO LACK OF DATA FOR THE CALCULATION OF LOSS OF REVENUE

COUNTRY BY COMPANY	PRODUCTS	REMARKS
VI. NIGERIA DELTA STEEL COMPANY	23. Burnt Lime	No information for calculating loss of revenue
FERODO NIG. LTD.	24. Drum Brake Pads	8-11881-21
AGBARA PLASTIC INDUSTRY LTD.	25. Intermediate Plastic Products	No information for calculating loss of revenue
ASSOCIATED ELECTRONIC PRODUCTS	26. Electric Lamps	No information for calculating loss of revenue
NIGERIA ROPES LTD.	27. Rope fibre 28. Iron Wire Cable	No information for calculating loss of revenue
SEM - EDO WIRE INDUSTRIES LTD. PAPER SACK LTD.	29. Wire Netting 30. Barbed Wire 31. Walled Paper Sacks	No information for calculating loss of revenue

Vol. 1

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

ETAT MEMBRE D'EXPORT/ENTREPRISE	Nº NOMEN-	PRODUIT/PRODUCT		N ^o D'AGF	REMENT	
EXPORTING MEMBER STATE/COMPANY	CLATURE	DESIGNATION/DESCRIPTION	CODE	NUMERO ENTREPRISE	NUMERO PRODUIT	ANNEE YEAR
BENIN						#
Using Africaine de Confiserie	17-04	Autres sucreries sans cacao/ Other non-cocoa based confectionery	204	001	01	88
P.E.B. (Plastiques et Elascomère C du Bénin)	94–04 94–04	Matresses/Matelas Mousse/Foam	204 204	002 002	01 02	88 88
IBER – S. A. (Industrie Béninoise de Réfrigération)	84–15 84–12	Refrigérateurs/refrigerators Climatiseurs/Air conditioners	204 204	003 003	01 02	88 88
MANUCIA	36–06	Allumettes/Matches	204	004	01	88
BURKINA FASO						0
FASOPLAT	39–07	Sacs Plastiques/Plastic Bags	225	001	01	88
SBMC (Société Burkinabè de manufacture de cuir)	41–02	Peaux (Cuir) / Hides (leather	225	002	01	88
CAP VERT		1 3 3 W 10 W	8	13191	4	31
SOCAL	64-02	Chaussures en cuir naturel/ Natural leather shoes	132	001	01	88
	64–02	Chaussures en cuir synthé- tiques/Synthetic leather shoes	132	001	02	8

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

ETAT MEMBRE D'EXPORT/ENTRLPRISE	Nº NOMEN-	PRODUIT/PRODUCT	W B	N° D'AGREMENT		
EXPORTING MEMBER STATE/COMPANY	CLATURE	DESIGNATION/DESCRIPTION	CODE	NUMERO ENTERPRISE	NUMERO PRODUIT	ANNEE YEAR
GHANA Ghana Pioneer Aluminium Limited	76–15	Ustensils de cuisine/ Kitchen Utensils	288	001	01	88
MALI	H B			990	57	1
SADA DIALLO SIRCOB (Batiments)	28–31 22–10 69–07	Eau de javel/Bleach Vinaigre/Vinegar Carraux/Tiles	466 466 466	001 001 002	01 02 01	88 88 88
NIGER		6 6 E - WW	7	- or w as to		4
SONICHAUX Niger Peinture	2522 3209	Chaux ordinaire/lime Peinture à eau/Emulsion Paint	562 562	001	01 01	88 88
Niger Feinture	32-09	Peinture pour sol/Floor Paint	562	002	02	88
NIGERIA	13 35 1	B 4 8 E 788	100	85985	3 7	0 - 8
Delta Steel Co.	73-07	Billettes/Billets	566	001	01	88
	73–13	Acier laminé/Laminated Steel	566	001	02	88
GAZAL Industrail Enterprises Ltd.	69-07	Carreaux/Tiles	566	002	01	88
CREST Products Limited	19_08	Biscuiteries/Biscuits	566	003	01	88
GOLDEN GUINEA Breweries Limited	22-08	Bière/Beer	566	004	01	88
1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	23–03	Stout/Sout	566	004	02	88
SENEGAL				1 3 1 5 6 3	E	
SPIA (Société de Produits	38-11	Insecticides	686	001	01	88
industriels et agriceles)	38-11	Fongicides/Fungicides	686	001	02	88
	28-42	Calcaires/Limestones	686	001	02	88

C/DEC 7/12/88 DECISION ON THE TRANSFER OF THE HIGHER COMMITTEE FOR LAND TRANSPORT (HCLT) TO THE ECOWAS EXECUTIVE SECRETARIAT

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 Articles 40 and 41 of the said Treaty relating to a Common Transport, Communications and Road Network Policy;

MINDFUL of Decision A/DEC 20/5/80 of the Authority of Heads of State and Government dated 29th May 1980 on the Community Transport Programme.

ON THE RECOMMENDATION of the Transport, Communications and Energy Commission which met in Lome 25 - 28 April 1988.

HEREBY DECIDES

Article 1

The Higher Committee for Land Transport (HCLT) is hereby transferred to the ECOWAS Executive Secretariat and becomes a special Consultation Committee within the Transport, Communications and Energy Commission.

Article 2

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 6TH DAY OF DECEMBER 1988

HON M'BEMBA JATTA
Chairman

FOR THE COUNCIL

C/DEC. 8/12/88 DECISION ON THE SECOND PHASE OF ECOWAS ROAD PROJECTS RELATING TO INTER-CONNECTING ROADS FOR THE OPENING UP OF THE LAND - LOCKED COUNTRIES

THE COUNCIL OF MINISTERS

MINDFUL OF Article 6 of the ECOWAS Treaty establishing the Council of Ministers and defining its com-

position and functions;

MINDFUL of the provisions of Article 40 and 41 of the said Treaty relating to a common Transport, Communications and Road Network Policy;

MINDFUL of Decision A/DEC 20/5/80 of the Authority of Heads of State and Government dated 29 May 1980 on the Community Transport Programme.

AFTER examining the Report of the Transport Communications and Energy Commission meeting held in Lome 25 – 28 April 1988

HEREBY DECIDES

Article 1

The Second Phase of ECOWAS Road Projects relating to the Interconnecting Roads for the opening up of the Land locked countries is hereby adopted.

The following shall be the Community Interconnecting Roads for construction IN BENIN

The Executive Secretariat shall monitor the execution of these Interconning roads.

Article 2

The following Interconnecting Roads shall constitute the Second Phase of the ECOWAS Roads Projects;

IN BENIN:

1	SAVALOU-DJOUGOU	(221 km)
2	DJOUGOU-PORGA	(225 km)
3	DJOUGOU-PARAKOU	(134 km)

IN BURKINA FASO

1	OUAGADOUGOU - KAYA-DORI	(260 km)
2	FADA N'GOURMA-PAMA-FRONT BENII	V (140 km)

3 YAKO-OUAHIGOUYA-FRONT, MALI

4 OUAGADOUGOU-LEO-FRONT GHAHA (189 km)

5 BOBO DIOULASSO-DEDOUGOU (175 km)

IN COTE D'IVOIRE

- 1 FRONT-MALI-TIEFINZE-ODIENE-MAN-SAN PEDRO
- 2 FRONT BURKINA FASO-LALERABA-OUANGOLODOUGOU —FEREKESS—DOUGOU— ABIDJAN

(313 km)

101 km

(235 km)

IN GHANA

1	KUMASI - KINTAMPO	(180 km)
2	KINTAMPO-YAPEI	(147.8 km)
3	YAPEI - TAMALE	(48.2 km)
4	TAMALE-BOLGATANGA	(162 km)
5	BOLGATANGA - NAVRONGO - PAGA-	The second
	FRONT-BURKINA FASO	(37.8 km)
6	NAVRONGO-TUMU-FRONT-	
	BURKINA FASO	

IN GUINEA:

1 KANKAN-FRONT-MALI

2	CONAKRY - DABOLA - KOUROUSSA-	at an above
	KANKAN	(410 km)
3	LABE-FRONT - SENEGAL	
4	FRONT_MALI-KANKAN-NZEROKORE	
	FRONT_LIBERIA	(672 km)

IN LIBERIA:

1	GBARNGA-GANTA	(63 km)
2	GANTA-SANNIQUELLIE	(37 km)
3	SANNIQUELLIE-YEKEPA_FRONT_	
	GUINEA	(30 km)

IN MALI:

	KATES-FRONT-SENEGAL	(9 I KIII)
2	BAMAKO-KOUREMALE-SIGUIRI-	
	FRONT_GUINEA	(313km)
3	KOLOKANI-DIEMA-NIORO	(200 km)
	NIORO DU SAHEL-FRONT-MAURITA	ANIA (62 km)
5	NARA-FRONT_MAURITANIA	
6	KAYES FRONT_MAURITANIA	
7	MOPTI-KORO-FRONT_BURKINA	(300 km)

GAO-ANSONGO-FRONT_NIGER

MAVEC EDONT CENECAL

IN MAURITANIA:

1	ALOUN EL ATROUSS-FRONT. MALI	(117 km)
2	NEMA-FRONT_MALI	(150 km)
3	KIFFA-FRONT_MALI	(180 km)

IN NIGER:

1	NIAMEY-GOTTEYE-TERA-DORI-FRONT.		
	BURKINA FASO	(200 km)	
2	TILLABERY-GABOU-FRONT, MALI	(110 km)	
3	FILLINGUE-TAHOUA	(259.3km)	

IN NIGERIA

1	LAGOS-KONTAGORA-KOKO-	
	BIRNI NKONI-FRONT_NIGER	(1151 km)

IN SENEGAL

- 1 TAMBACOUNDA-KEDOUGOU-SARAYA-FRONT. MALI (498 km)
- 2 TAMBACOUNDA-DIANKE MAKMAN-DALAFI - KAYES
- 3 TAMBACOUNDA-MEDINA-GOUNASSE-FRONT. GUINEA (452 km)

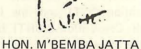
Article 3

The Executive Secretariat shall monitor the implementation of this Second Phase of ECOWAS Road Projects.

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 States.

DONE AT BANJUL, THIS 6TH DAY OF DECEMBER 1988



Chairman

FOR THE COUNCIL

C/RES. 1/12/88 RESOLUTION ON THE IMPLEMENTA-TION OF THE PROGRAMME OF THE HIGHER COM-MITTEE ON LAND TRANSPORT

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.20/5/88 of the Authority of Heads of State and Government dated 29 May 1988 on the Community Transport Programme;

CONSCIOUS that an efficient transport system is a necessary condition for the economic integration of the sub-region;

ON THE RECOMMENDATION of the Transport, Communications and Energy Commission meeting held in Lome 25 - 28 April, 1988;

HEREBY RESOLVES

1. That Member States

 shall show strict compliance with the principles of the UNCTAD convention on transit trade for land—locked countries referred to in the Preamble to the Inter State Road Transit Convention (ISRT), which stipulates as follows in Article 3:

> "Transit transport shall not, within the terri tory of the transit state, be subject to any customs duties, import or export duties, or any special transit taxes levied by the said state".

- shall set up a consultative Committee in each State to be made up of all parties concerned in road check measures in the implementation of the recommendation of the Higher Committee on Land Transport.
- shall reduce the number of check points by simplifying checking procedure and reducing or grouping the number of check-point officials.
- d. shall ratify the Inter-State Road Transport Convention (IST) and the Inter-State Road Transit Convention (ISRT) by all ECOWAS Member States.
- e. shall enforce the regulations laid down in the Inter-State Road Transport Convention limiting Axle Load to the approved weight of 11.50 tons
- f. shall implement the ECOWAS International Waybill relating to the Inter-State Road Transport Convention.
- The Executive Secretariat shall monitor the effective implementation of this Resolution.

DONE AT BANJUL, THIS 6TH DAY OF DECEMBER 1988

HON. M'BEMBA JATTA
Chairman

FOR THE COUNCIL

C/DIR. 1/12/88 DIRECTIVE ON THE IMPLEMENTA TION OF THE AIR TRANSPORT PROGRAMME

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 Articles 40 and 44 of the said Treaty on a Common Transport Communications and Air Transport Policy;

MINDFUL of Decision A/DEC. 20/5/80 of the Authority of Heads of State and Government dated 29th May 1980 on the Community Transport Programme;

HAVING EXAMINED the Report of the Transport Communications and Energy Commission which met in Lome from 25 to 28 April 1988.

HEREBY DIRECTS

- That the Executive Secretariat
 - ensure the functioning of the working Group set up to examine the problems of cooperation in the Air Transport.
 - (ii) organise if possible consultative meeting of Airline and Civil Aviation Experts in order to find ways and means for a better cooperation and coordination in the field of Air Transport.
- This Directive shall take effect 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 6TH DAY OF DECEMBER 1988

HON. M'BEMBA JATTA Chairman

C/DIR. 2/12/88 DIRECTIVE ON THE IMPLEMENTA-TION OF THE MARITIME TRANSPORT PROGRAMME

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 Articles 40 and 43 of the said Treaty, relating to the Common Policy on transport, communications, maritime river and international transport matters;

MINDFUL of Decision A/DEC.20/5/80 of the Authority of Heads of State and Government dated 29 May 1980 relating to the Transport Programme;

ON THE RECOMMENDATION of the Transport Communications and Energy Commission which met in Lome from 25 - 28 April 1988,

HEREBY DIRECTS

The Executive Secretariat

- to convene a meeting of natural or legal persons interested in the establishment of an ECOWAS Coastal Shipping Line, with a view to determining with them the modalities for the establishment of such a venture.
- to pursue efforts for the effective establishment of free zones for the landlocked Member
 States in the coastal states of the Sub-Region;
- 2. This Directive shall take effect upon signature and shall be published in the Official Journal of the Community and in the Official Gazette of each Member State.

DONE AT BANJUL ON 6TH DAY OF DECEMBER, 1988

HON. M'BEMBA JATTA Chairman

FOR THE COUNCIL

C/DIR.3/12/88 DIRECTIVE ON THE IMPLEMEN - TATION OF THE LAND TRANSPORT PROGRAMME

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.20/5/80 of the Authority of Heads of State and Government dated 29 May, 1980 on the Community Transport Programme;
- AWARE that an efficient transport system is a necessary condition for the economic integration of the Sub - region;
- ON THE RECOMMENDATION of the Transport,
 Communications and Energy Commission which met in
 Lome from 25 to 28 April, 1988.

HEREBY DIRECTS

1. The Executive Secretariat:

- a) to prepare a detailed inventory of all existing Training Centres in the field of Transport and Road Maintenance in the Sub-Region in order to carry out an in-depth study of the facilities they offer, for the establishment of a Higher Institute of Transport.
- to accelerate the setting up of a single guarantee system during the expiration of the transition period for the implementation of the Inter-State Road Transit Convention for goods.
- that ways and means be found to promote the setting up of a Community Union Professional Association of Road Transport Owners.
- d) to prepare a detailed inventory in collaboration with the competent authorities in Member States, of existing road taxes, with a view to their harmonization at sub-regional level.
- This Directive 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 6TH DAY OF DECEMBER 1988

HON. M'BEMBA JATTA
Chairman

C/DIR. 4/12/88 DIRECTIVE OF THE COUNCIL ON THE AMENDMENTS OF THE RULES AND REGULATIONS OF THE SPECIAL FUND FOR THE DEVELOPMENT OF TELECOMMUNICATIONS 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;

MINDFUL of Article 3 of the Rules and Regulations of the Special Fund which authorises the guaranteeing of loans and the granting of subsidies;

CONSIDERING the present state of the resources of the Special Fund;

CONSCIOUS of the need to provide assistance to Member States in the form of soft loans for the maintenance of their telecommunications equipment;

IN EXERCISE of its powers under Article 39 of the Rules and Regulations of the Special Fund which empowers the Council to amend the said Rules and Regulations upon the recommendation of the Telecommunications Sub-Commission;

DIRECTS THE TELECOMMUNICATIONS SUB-COMMISSION:

To propose amendments to the Rules and Regulations of the Special Fund.

DONE AT BANJUL, THIS 6TH DAY OF DECEMBER 1988

HON, M'BEMBA JATTA Chairman

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FOR THE COUNCIL

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