SUPPLEMENTARY PROTOCOL A/SP.1/06/06 AMENDING THE REVISED TREATY

THE HIGH CONTRACTING PARTIES,

MINDFUL of Articles 7, 8, and 9 of the ECOWAS Treaty establishing the Authority of Heads of State and Government and defining its composition and functions;

MINDFUL of Article 90 of the ECOWAS Treaty relating to the amendment and revision of the revised Treaty of the Economic Community of West African States;

MINDFUL of Protocol A/P.1/12/01 amending Article 1, 3, 6 and 21 of the said Treaty of the Economic Community of West African States;

MINDFUL of Regulation C/REG.15/01/03 establishing the Ad hoc Ministerial Committee on the harmonization of Community legislative texts, particularly in its Article 2, which directed that the Committee shall undertake a critical review of the revised ECOWAS Treaty, Protocols and Conventions, with a view to endowing the Community with modern legal instruments whose interpretation shall contribute to the acceleration of the integration process;

MINDFUL of the recommendations of the meeting of the Ad hoc Ministerial Committee on the Harmonization of Community Texts held on 19 June 2003, particularly those concerning corrections to be made to the shortcomings observed in the Treaty which can impede integration:

MINDFUL of the report of the fiftieth session of the Council of Ministers which adopted the recommendations of the Ad hoc Ministerial Committee referred to above and requested the Executive Secretariat to take urgent measures to amend the Revised Treaty, with a view to adopting a new legal regime for Community Acts and more appropriate deadlines for the entry into force of certain texts;

BEARING in mind Decision A/DEC. 12/8/97 relating to the frequency and venue of ECOWAS Summits and Decision A/DEC.27/01/06 on the organization of the ECOWAS Chairmanship.

MINDFUL of Paragraph 50 of the Final Communiqué of the twenty-fifth Session of the Authority which directed the Executive Secretariat te undertake a

study on the enhancement of the powers to the Community Parliament;

MINDFUL of Decision A/DEC.6/1/05 on the modalities for Implementation of Article 6 of the Protocol relating to the Community Parliament;

MINDFUL of the Final Communique of the twentyeighth session of the Authority of Heads of State and Government in which the Heads of State and Government issued the directive that the Executive Secretariat should be transformed, with a view to enabling it to adapt to the international environment and more successfully fulfill its role in the subregional integration process;

MINDFUL of Decision A/DEC.16/01/06 transforming the Executive Secretariat into a Commission;

MINDFUL of the repert of the fifty-fifth session of the Council of Ministers which called for the harmonization of terms of office of all Statutory Appointees in all the Community institutions and requested the Executive Secretariat to produce a global schedule of rotation of Member States in statutory positions in the Commission;

CONSIDERING the need to amend some of the provisions of the Revised Treaty in order to effectively implement the above directives;

HAVE AGREED AS FOLLOWS:

ARTICLE 1

1.425 1.23%

The terms "Executive Secretariat", "Executive Secretary" and "Deputy Executive Secretary" wherever they appear in the Revised Treaty are hereby replaced by the terms "Commission of the Economic Community of West African States", "President of the ECOWAS Commission" and "Commissioners" respectively.

ARTICLE 2

Articles 8, 9, 10 (2), 12, 17, 18, 19, 22(1), 79, and 83 are hereby abrogated and replaced by new provisions as follows:

New article 8: Sessions and chairmanship of the Community

 The Authority shall meet at least twice a year in ordinary session. An extraordinary session may be convened by the Chairman of the Authority or at the request of a Member State,

b

took : A

ed Trude

- Supplementary Acts, Regulations, and Directives shall enter into force after publication by the Commission on a date specified therein.
- Decisions shall be communicated to the persons designated therein and effall enter into effect on the date of the notification.

New Article 17:

The Commission: establishment and composition

at described to a

ECCVALLE

- There is hereby established a Commission of the Economic Community of West African States.
- The Commission shall have nine Commissioners namely: the President, the Vice President, seven (7) other Commissioners and such other staff as may be required for the smooth functioning of the Community.
- Whenever it is deemed necessary, the Authority may decide to restructure the Commission and modify the number of Commissioners.

New Article 18:

Appointments

- The President of the Commission shall be appointed by the Authority for a single fouryear term. The appointment shall be done to ensure that Member States can successively occupy the position of President.
- The President of the Commission shall be a person of proven competence and integrity, with a global vision of political and economic problems and regional integration.
- The Vice-President, Commissioners and statutory appointees in other Institutions shall be appointed by the Council of Ministers on the recommendation of the Ministerial Committee on the Selection and Evaluation of the Performance of Statutory Appointees following the interview of the three (3) candidates nominated by their respective Member States to whom the posts have been allocated.

- The Commissioners shall be appointed for a single four-year term. During their term of office, the members of the Commission may not be removed from their posts except in cases of serious misconduct or incapacity.
- The members of the Commission shall act independently in the exercise of their functions, in the overall interest is ni beeth of the Community. They shall neither violutate and solidit nor receive instructions from any self citiw , beigovernment or external body. Member to trebisery States shall respect the independence of the metalsers of the Commission. At the beginning of their term of office, " neith seimembers of the Commission of all take and the result of office to be administered by the President of the Court of Justice at a Session of the Council of Ministers. However, the oath of office of the President shall be administered by the President of the Court of Justice at a Session of the Authority of Heads of State and Government. Commissioners by this oath undertake to discharge their duties independently and honestly and shall not undertake any other professional activity during their term of office, whether such activity is remunerated or not A
- WILD THE BIND THE HIND THE PROPERTY OF THE betqurestipode vand Sulfetimino ary Acts, the ert. is convertent relitions continue and be the and the variable of the sall with respect to the President Is taken by the Authority and that of all other statutory appointees, by the Council of Ministers. Dismissal of Judges of the Community Court of Justice shall be carried out by the Authority upon the recommendation of a Community Judicial Council to be established by the Authority. In the event of interruption of the mandate of a member of the Commission, the Commissioner concerned shall be replaced for the outstanding duration and the second second of the s of that country. Except in cases of dismissal, members of the Commission shall remain at their posts until they are replaced.
 - (e) The members of the management of the ECOWAS Bank for investment and

Miller Hills to be to

ar and the first

- Development (EBID) and its subsidiaries shall be appointed on the basis of the Rules and Regulations in force in these institutions.
- (f) The statutory appointees of the other Community institutions shall be appointed for a single four-year term of office.
- (g) Vacancies shall be advertised in all Member States to which the statutory posts have been allocated, with the exception of the post of President of the Commission.
- Representation of Member States within the management cadre of Community institutions shall be based on a transparent, equitable and predictable System of rotation adopted by the Authority.
- 5. In appointing professional staff for the Community, due regard shall be had, subject to ensuring the highest standards of efficiency and technical competence, to maintaining equitable geographical distribution of posts and gender balance among nationals of all Member Siates.

New Article 19: Functions

- Unless otherwise provided in the Treaty, Protocols and Supplementary Acts, the President of the Commission shall be the Principal Officer of the Community and the Chief Executive Officer of the Commission.
- The President of the Commission shall coordinate the activities of the Community Institutions and shall be the legal representative of the Community.
- Without prejddice to the general ecope of his responsibilities as provided under Article 19 of the Revised Treaty, the President of the Commission shall be responsible for the external relations of the Commission, international cooperation, strategic planning and policy analysis of regional integration activities within the sub-region.
- The Commission shall exercise its powers to ensure the smooth functioning of the Community and protect the overall interest of the Community. To this end, it shall submit

- to the Authority and Council any recommendation it may deem necessary to promote and develop the Community.
- 5. The Commission shall formulate proposals that will enable the Authority and Council to take decisions on the main orientations of policies of Member States and the Community.
- 6. The Commission may, in consultation with the ECOWAS National Units, request all the institutions and national bodies for any useful information, organize necessary consultations with the institutions and national bodies where it is convinced that such information and consultations may assist it in the accomplishment of its mission.

New Article 22, new paragraph 1:

Technical Committees: establishment and composition

- a) The technical Commissions established in accordance with Article 22 of the Revised ECOWAS Treaty are henceforth referred to as Technical Committees.
- The following Technical Committees are hereby established:
 - (i) Administration and Finance:
 - (ii) Agriculture, Environment and Water Resources;
 - (iii) Human and Gender Development;
 - (iv) Infrastructure;
 - (v) Macro economic policies;
 - (vi) Political Affairs, Peace and Security;
 - (vii) Trade, Customs, Free Movement of Persons;
 - (viii) Legal and Judicial Affairs:
 - (ix) Communication and Information Technology, Reliable

Street, Strate

Appointment of the control of the co

New Article 79:

Relations between the Community and other regional economic Communities

- The President of the Commission may conclude cooperation agreements with other regional communities, with a view to ensuring effective realization of regional integration objectives.
- Such cooperation agreements shall be brought to the immediate attention of the Council of Ministers through the Chairman of Council.

Article 83, new paragraph 3:

Cooperation Agreements

Cooperation on agreements to be concluded in accordance with the provisions of paragraphs 1 and 2 of Article 83 of the Revised Treaty shall be concluded by The President of the Commission who shall fulfill the conditions stipulated under new Article 79(2) above.

ARTICLE 3

Article 13 is hereby amended as follows:

New Article 13

- There is hereby established a Parliament of the Community.
- The Community shall ensure the effective involvement of the Parliament in decisionmaking.
- The method of election of the Members of the Community Parliament, its composition, functions, organization as well as modalities for its involvement in decision-making shall be defined in a Protocol relating thereto.

ARTICLE 4

- The present Supplementary Protocol shall enter into force provisionally upon signature by the Heads of State and Government. Consequently, signatory ECOWAS Member States undertake to begin to implement its provisions.
- The present Supplementary Protocol shall enter into force definitively upon ratification by at least nine signatory Member States in accordance with the constitutional rules in force in each Member State.
- The present Supplementary Protocol shall be annexed to the Revised Treaty of which it shall form an integral part.

ARTICLE 5

Member States shall adopt constitutional, legislative and regulatory provisions to ensure full application of the present Supplementary Protocol.

ARTICLE 6

Notwithstanding the provisions of new Article 9 above, all Community Conventions, Protecols, Decisions, Regulations and Resolutions of the Community made since 1975 and which are still in force shall remain valid and in force, except where they are incompatible with the present supplementary Protocol.

ARTICLE 7

The present Spoplementary Pretocol and all instruments of ratification shall be deposited with the Commission which shall transmit certified true copies of this Supplementary Protocol to all Member States and notify them of the dates of deposit of the instruments of ratification and shall register this Supplementary Protocol and instrumente of ratification with the African Union, the United Nations Organization, and such other organizations as the Council may determine.

IN FAITH WHEREOF,
WE, THE HEADS OF STATE AND GOVERNMENT OF THE
ECONOMIC COMMUNITY OF WEST AFRICAN STATES (ECOWAS)
HAVE SIGNED THIS SUPPLEMENTARY PROTOCOL.

IN SINGLE ORIGINAL IN THE ENGLISH, FRENCH AND PORTUGUESE LANGUAGES, ALL TEXTS BEING EQUALLY AUTHENTIC.

DONE AT ABUJA, THIS 14TH DAY OF JUNE 2006 H. E. Thomas Bori YAYI
President of the Republic of BENIN

Republic of CAPE VERDE

H. E. ALIEU NGUM

Minister of Trade, Industry and Employment, Representing the President of the Republic of The GAMBIA

H. E. Fatoumata Kaba SIDIBE
Minister for International Cooperation
Representing the President of the
Republic of GUINEA

H. E. ELLEN JOHNSON-SIRLEAF President of the Republic of LIBERIA Authority

to tween the Community

and develop the

My Tuestables

H. E. Blaise COMPAORE Constitution of the Gouncil of Ministers

President of FASO

S. E. DR. ALBERT MABRI TOIKEUSSE Minister for African Integration

Representing the President of the Republic of CÔTE D'IVOIRE

H. E. John Agyekum KUFUOR President of the Republic of GHANA

H. E. DE SOUSA - RUI DIA

Minister, Presidency of Council of Ministers on Social Compunication and Affairs

Representing the Resident of the Republic of GUINEE BISSALL OF THE RESIDENT OF

est telinéd in a Protocol no dis

elicial Ana

ADD SWAFF BOOK

H. E. Amadou.

- 2041

Orton Organie

of unetice to

peaked on based on and appoint a ALGUAT ubbamaM. 3.H.

B. ALGUAT ubbamaM. 3.H.

B. ALGUAT ubbamaM. 3.H.

President of the Rejudy to bildudes of the Rejudy to bildudes a second to bildude the Rejudy to bildude the Rejudy

At faut

H. E. ABDOU AZIZ SOW
Minister for NEPAD, Economic
Integration in Africa & Good
Governance Policy
Representing the President of the
Republic of SENEGAL

Albacanjo

H. E. Olusegun OBASANJO, GCFR President and Commander-in-Chief Covor the Armed Forces of the Federal Pipublic of NIGERIA

Bristoffishgraus process Supposition uses

of the control of the

M.E. Alh. (Dr.) Ahmad Tejan KABBAH President of the Republic of SIERRA LEONE

Guerrage Cronima

H. E. Faure Essozimna GNASSINGBE President of the TOGOLESE Republic