On 24 August 1967, the Secretariat of the Interim Council of Ministers of the West African Economic Community addressed a communication to the GATT secretariat, requesting that the CONTRACTING PARTIES grant observer status to the West African Economic Community.

For the information of the contracting parties, attached hereto is a copy of the Articles of Association for the establishment of an Economic Community of West Africa, done in the city of Accra on 4 May 1967.
ARTICLES OF ASSOCIATION FOR THE ESTABLISHMENT
OF AN ECONOMIC COMMUNITY OF WEST AFRICA

The Contracting States of the West African
Sub-Region

Desiring to establish an Economic Community of West Africa (hereinafter referred to as the "Community") by means of a Treaty which the contracting States undertake to negotiate and conclude at the earliest possible

Convinced that, pending the formal establishment of the Community, it is essential to institute a transitional arrangement for the purpose of expediting the conclusion of the said Treaty and furthering the aims of the Community;

Noting that the inter-governmental organizations for economic co-operation already existing in the West African sub-region have made a notable contribution to the attainment of the objectives of the Community;

Deeming it necessary to co-operate effectively with the afore-mentioned inter-governmental organizations;

Have agreed as follows:

ARTICLE 1

Aims of the Community

1. The aims of the Community shall be:

(a) to promote through the economic co-operation of the member States a co-ordinated and equitable development of their economies, especially in industry, agriculture, transport and communications, trade and payments, manpower, energy and natural resources;

(b) to further the maximum possible inter-change of goods and services among its member States;

(c) to contribute to the orderly expansion of trade between the member States and the rest of the world;

(d) by all these efforts and endeavours to contribute to the economic development of the continent of Africa as a whole.
ARTICLE 2

General Undertakings

1. In order to achieve the aims of the Community, the member States

   (a) work in close co-operation with one another and endeavour to co-
       ordinate and harmonize their economic policies, both within and
       outside the Community;

   (b) keep each other informed and furnish the Community with the information
       required for the achievement of its aims;

   (c) within the Community, establish among themselves consultation on a
       continuous basis and carry out studies in order to determine the
       areas and lines of economic development to be undertaken jointly or
       in common;

   (d) negotiate within the Community the progressive elimination of customs
       and other barriers to the expansion of trade between them as well as
       restrictions on current payment transactions and on capital movements;

   (e) take measures which render their products relatively competitive with
       goods imported from outside the Community and seek to obtain more
       favourable conditions for their products in the world market;

   (f) endeavour to formulate and adopt common policies, and negotiate and
       conclude Agreements among themselves or through the medium of the
       Community, designed to serve the achievement of its aims, including
       the development jointly or in common of specific branches of industry
       and agriculture, the joint operation of specific transport and
       communications services, the development and the joint use of energy,
       joint research, training of manpower and the implementation jointly
       or in common of all other projects designed to promote the objectives
       of the Community, as well as common trade and payments arrangements;

   (g) ensure, both within and outside the Community, that the common
       policies that have been adopted and the Agreements that have been
       concluded for the achievement of the aims of the Community are
       carried out.

2. Member States shall take all steps, particularly the provision of budgetary
   and other resources, required for the implementation of the Decisions and
   Recommendations of the Community, duly adopted.
ARTICLE 3

Co-operation Among Member States and with Other Bodies

1. Individual member States shall be entitled to take, both within and outside the Community, measures of economic co-operation without the agreement of other member States, provided that such measures do not prejudice the aims of the Community.

2. Member States which belong to or join other systems of economic co-operation shall inform the Community of their membership and of those provisions in their constituent instruments that have a bearing on the purposes of the Community.

ARTICLE 4

Structure

1. The Community, when established shall have such principal organs and subsidiary bodies as may be required for the attainment of its objectives.

ARTICLE 5

Interim Council of Ministers - Composition, Powers and Procedure

1. Pending the conclusion and entry into force of the Treaty an Interim Council of Ministers is hereby established.

2. Membership of the Interim Council of Ministers shall be open to all such members of the United Nations Economic Commission for Africa as fall within the area known as the West African sub-region, comprising Dahomey, Gambia, Ghana, Guinea, the Ivory Coast, Liberia, Mali, Mauritania, Niger, Nigeria, Senegal, Sierra Leone, Togo and Upper Volta.

3. The Interim Council of Ministers shall have as its principal task, the drafting of the Treaty governing the Economic Community of West Africa, its submission to member States and the initiation of action as may be deemed necessary and appropriate to facilitate the entry into force of the Treaty.

4. The Interim Council of Ministers shall have power to establish a provisional Secretariat, an Interim Economic Committee, and any other subsidiary bodies as may be appropriate.

5. The Interim Council of Ministers, shall determine those areas of economic development to be undertaken jointly or in common by member States, the manner and degree of such development and the time required therefor.
6. The Interim Council of Ministers, shall establish, through its subsidiary bodies, links with existing inter-governmental organizations for economic co-operation in the sub-region, whose activities are restricted to that geographical area. In particular, these organizations shall participate, in an advisory capacity, in the work of such Committees as may be established by the Interim Council of Ministers. The Interim Council of Ministers may also establish such relations as it deems fit with any other African inter-governmental organizations such as the African Development Bank, and the Lake and River Basin Development Organizations, whose activities are in line with the objectives of the Community.

7. The Interim Council of Ministers may invite to its meetings, in an observer or consultative capacity, representatives of other African sub-regions and of any non-African donor countries or organizations in its consideration of matters in which such sub-regional representatives and those of donor countries or organizations for technical and financial assistance may be of particular assistance to the West African sub-region.

8. A quorum for the meetings of the Interim Council of Ministers shall be a simple majority of the member States. In the event of its inability to attend, a member State may authorize another member State to represent it. No member State can represent more than one other State.

ARTICLE 6

Interim Council of Ministers - Decisions and Recommendations

1. Each member of the Interim Council of Ministers shall have one vote.

2. Decisions, resolutions and recommendations taken within the framework of the terms of reference of the Interim Council of Ministers as agreed by these Articles of Association shall be taken by a simple majority vote.

ARTICLE 7

Final Provisions

1. The Interim Council of Ministers shall cease to exist upon the entry into force of the Treaty.

2. These Articles of Association may be signed by States of the West African sub-region and shall come into force when signed by a simple majority of these States.
3. The original of these Articles of Association, the English and French texts of which are equally authentic, shall be deposited with the Secretary-General of the United Nations who shall forward certified true copies to all the States of the sub-region.

IN WITNESS WHEREOF, the undersigned Plenipotentiaries, being duly authorized thereto by their respective Governments, have appended their signatures to these Articles of Association.

Done in the City of Accra this Fourth day of May Nineteen Hundred and Sixty-seven.