Considering Decree No. 95-712 of 13 September 1995 laying down the terms of application of Law No. 95-620 of 3 August 1995 on the Investment Code:

Considering decree no. 96 PR. 02 of 26 January 1996 appointing the members of the Government as modified by decree no. 96 PR. 10 of 10 August 1996;

Considering Decree No. 96-179 of 3 March 1996 on the powers of members of the Government;

Considering the request submitted to the Ministry of Planning and Industrial Development of the Prime Minister on 29 May 1996 concerning the merger of the company PHARMACOOL-IVOIRE;

Considering the merger deed n° 960800 of 26 April 1996 between COSMIVOIRE S.A. and PHARMALCOOL IVOIRE before Maitre Marcelle Denise-Richmond;

The Council of Ministers heard,

## **DECIDES:**

- Article 1. The benefit of the fiscal advantages granted to PHARMALCOOL IVOIRE by decree no 88-373 of 30 March 1988 giving the said company the status of a priority approved company is transferred to COSMI¬VOIRE S. A.
- Art. 2. COSMIVOIRE S.A. is required to set up separate accounts to distinguish its initial activities from those of the former company PHARMALCOOL IVOIRE absorbed by it.
- Art. 3. The company COSMIVOIRE S.A. is required, in accordance with the provisions of Decree No. 88-373 of 30 March 1988 referred to above, to keep and respect all the commitments made by the company PHARMALCOOL IVOIRE to the State of Cote d'Ivoire as well as those imposed by the State, namely
- Comply with national or international quality standards applicable to the goods and services, object of its activity;

Do not alter the ecological conditions, in particular the environment, especially in the watercourse near the complex (Bandama);

- Have an organization allowing it to comply with the relative and regulatory provisions as well as the practices applicable in the matter;
- Respect the provisions. regulatory information relating to the filing of agreements and contracts relating to industrial property or technology acquisition titles;
- Provide all the information allowing to ascertain compliance with the conditions of the approval.
- Art. 4. The Minister Delegate to the Prime Minister, in charge of Planning and Industrial Development and the Minister of Economy and Finance are responsible, each in his own sphere, for the execution of this decree which will be published in the Official Journal of the Republic of Côte d'Ivoire.

Done in Abidjan, October 25, 1996

Henri Konan BEDIE.

DECREE No. 96-887 of October 25, 1996 on the application of Ivorian standards on roofing sheets imported and manufactured in Côte d'Ivoire.

## THE PRESIDENT OF THE REPUBLIC,

On the report of the Minister Delegate to the Prime Minister, in charge of Planning and Industrial Development, the Minister for Housing, the Living Environment and the Minister for Trade,

Considering the Constitution;

Considering law no. 63-301 of 26 June 1963 on the repression of fraud n the sale of goods and the falsification of foodstuffs and agricultural roducts:

Considering law no. 91-999 of 27 December 1991 on competition;

Considering decree no. 70-337 of 25 may 1970 defining the ninimum standard for imported and Ivorian-made galvanised steel heet:

Considering Decree No. 73-437 of 1 September 1973 implementing aw No. 63-301 of 26 June 1963 on the repression of fraud in the sale f goods and the falsification of foodstuffs and agricultural products;

Considering Decree No. 93-313 of 11 March 1993 implementing Law No. 91-999 of 27 December 1991 on competition, as regards the onditions of entry into Cote d'Ivoire of foreign goods of all origins and ources, as well as the conditions of export and re-export of goods to oreign countries;

Considering Decree No. 95-372 of 30 March 1995 on national standardisation and the national system of certification of conformity to standards:

Considering Decree n° 96 PR. 02 of 26 January 1996 appointing the nembers of the Government as modified by decree n° 96 PR. 10 of 10 august 1996;

Considering Decree No. 96-179 of March 1996 on the powers of members of the Government;

Considering Decree No. 242 of 13 March 1996 specifying the owers of the Ministry delegated to the Prime Minister, responsible or planning and industrial development, and organising this Ministry:

Considering Decree No. 96-235 of 13 March 1996 on the organisation of the Ministry of Housing, the Living Environment and the Environment;

Considering Decree No. 96-234 of 13 March 1996 on the organisation of the Ministry of Trade;

Le Conseil des ministre entendu,

## **DECIDES:**

Article 1. — The following Ivorian standards for roofing sheets are hereby made mandatory:

- NI 05 10 001: Galvanized steel sheets-specification
- NI 05 10 002 : Aluminum alloy sheets-specification
- Art. 2. This Decree abrogates Decree No. 70-337 of 25 May 970 defining the minimum standard for imported and manufactured alvanised steel sheet in Côte d'Ivoire.

Art. 3. The Minister Delegate to the Prime Minister, in charge of Plan and Industrial Development, the Minister of Housing, the Living Environment and the Minister of Trade are responsible, each in what concerns him, for the execution of this decree which will be published in the Official Journal of the Republic of Côte d'Ivoire.

Done in Abidjan, 25 October 1996.

Henri Konan BEDIE.

Duplicate JOFF (11/01/2018 Cote d'Ivoire AE9B-B026

