

AGREEMENT RELATING TO THE RESOLUTION OF  
CLAIMS TO GERMAN ENEMY ASSETS.

Desiring to resolve conflicting claims to German enemy assets within their respective jurisdictions and to facilitate the disposal of such assets to the common advantage,

**SOMMAIRE**

Have agreed as follows:

	PAGE
I. Texte de l'Accord .....	5
II. Annexe—	
Partie I. Biens appartenant à des Allemands ennemis.....	11
Partie II. Successions, "Trusts" et autres conventions fiduciaires dans lesquelles figure un intérêt allemand ennemi .....	15
Partie III. Biens appartenant à des entreprises organisées conformément aux lois d'un gouvernement signataire .....	17
Partie IV. Biens appartenant à des entreprises organisées conformément aux lois de l'Allemagne .....	23
Partie V. Interprétation et application de l'Accord.....	25
Partie VI. Conciliation .....	33

ARTICLE 3

Nothing in the Agreement shall preclude any Party or Parties from concluding in the future any separate agreement provided that such subsequent agreement shall not affect adversely the rights under the Agreement of another Party not party to the subsequent agreement, or those of its nationals.

ARTICLE 4

If a dispute arises between two or more Parties with respect to the interpretation, implementation or application of the Agreement, such Parties shall endeavour by every means possible to settle such dispute by negotiation between themselves, which may include the use of a mutually acceptable conciliator with such powers as the Parties in dispute may agree. If the dispute is not resolved within a reasonable time by such negotiation, the dispute shall be settled in the manner provided in Part VI of the Annex.