

ARTICLE 3

Application

1. This Agreement applies to the following EU institutions and entities: the European Council, the Council of the European Union (the "Council"), the General Secretariat of the Council, the European Commission, the High Representative of the Union for Foreign Affairs and Security Policy, and the European External Action Service (the "EEAS").
2. For Canada, this Agreement applies to the Federal Government.

ARTICLE 4

Classified Information and Protected Information

1. Classified information provided by one Party to the other Party shall bear an appropriate classification marking in accordance with paragraph 2. Canadian protected information provided to the EU shall bear an appropriate marking in accordance with paragraph 4.
2. Each Party shall ensure that classified information received from the other Party is afforded the level of protection warranted by the corresponding security classification marking as set out in the following table:

| EU | CANADA |
|------------------------------------|------------------------------|
| TRÈS SECRET UE/EU TOP SECRET | TOP SECRET or TRÈS SECRET |
| SECRET UE/EU SECRET | SECRET |
| CONFIDENTIEL UE/EU CONFIDENTIAL | CONFIDENTIAL or CONFIDENTIEL |
| RESTREINT UE/EU RESTRICTED | No Canadian equivalent |

3. Canada shall afford to information classified RESTREINT UE/EU RESTRICTED a level of protection which is at least equivalent to that afforded to it by the EU.
4. The EU shall handle and store Canadian PROTECTED A or PROTÉGÉ A information in the same manner as the EU information classified RESTREINT UE/EU RESTRICTED. The EU shall handle and store Canadian PROTECTED B or PROTÉGÉ B and PROTECTED C or PROTÉGÉ C in accordance with the implementing administrative arrangements referred to in Article 11.