

ARTICLE I

- A. The Government of the United States of America, in accordance with its legislation entitled the Convention on Cultural Property Implementation Act, shall restrict the importation into the United States of, and take appropriate steps to recover within the United States, the archaeological and ethnological material listed in the Appendix to this Agreement (hereafter "Designated List") unless the Government of Canada issues a cultural property export permit or other documentation which certifies that such exportation was not in violation of its laws, as set forth in the Cultural Property Export and Import Act, and regulations. The Designated List forms an integral part of this Agreement.
- B. The Government of the United States of America shall offer for return to the Government of Canada any material on the Designated List forfeited to the Government of the United States of America.
- C. Such import restrictions shall take effect on the date the Designated List is published in the U.S. Federal Register, the official United States Government publication providing fair public notice. The Government of the United States will inform the Government of Canada of the date on which such publication has taken place.
- D. Such import restrictions shall apply to the following in Canada: Inuit (Eskimo) archaeological and ethnological material; Subarctic Indian ethnological material; Northwest Coast Indian archaeological and ethnological material; Plateau Indian archaeological material; Plains Indian ethnological material; and Woodlands Indian archaeological and ethnological material. Such import restrictions shall also apply to underwater archaeological material found at historic shipwrecks and other