except that Australian RESTRICTED Information shall be marked as AUSTRALIAN RESTRICTED - TO BE TREATED AS CANADIAN PROTECTED A. The corresponding marking levels for Classified Information shall be as follows:

IN AUSTRALIA IN CANADA

TOP SECRET TOP SECRET
SECRET SECRET
CONFIDENTIAL
RESTRICTED AUSTRALIAN RESTRICTED - TO BE TREATED AS
CANADIAN PROTECTED A

3. The Government of Australia shall ensure that Designated Information received from the Government of Canada and anything incorporating Designated Information is marked, when in recorded form, at a level no lower than the level corresponding to the level specified by the originating Party. The corresponding marking levels for Designated Information shall be as follows:

IN AUSTRALIA	IN CANADA
CANADIAN PROTECTED C - TO BE TREATED AS AUSTRALIAN SECRET	PROTECTED C
CANADIAN PROTECTED B - TO BE TREATED AS AUSTRALIAN CONFIDENTIAL	PROTECTED B
CANADIAN PROTECTED A - TO BE TREATED AS AUSTRALIAN RESTRICTED	PROTECTED A

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4. Documents produced by one Party that contain Transmitted Information provided by the other Party shall be marked so as to identify that the document contains Transmitted Information provided by the other Party.

Article 5 Protection and use of Transmitted Information

- 1. The Parties shall apply the following rules for the protection and use of Transmitted Information:
 - (a) the receiving Party shall accord to all Transmitted Information a standard of physical and legal protection not less than that which it provides to its own Information of corresponding level;
 - (b) the receiving Party shall not permit Transmitted Information to be used for any purpose other than that for which it is provided without the prior written consent of the originating Party;
 - (c) the receiving Party shall not disclose, release or provide access to