ARTICLE V

1. Neither Party shall introduce into evidence or argument, or publicly disclose in any manner, the nature or content of proposals directed to a maritime boundaries settlement, or responses thereto, in the course of negotiations or discussions between the Parties undertaken since 1969.

2. Each of the Parties shall notify and consult the other prior to introducing into evidence or argument diplomatic or other confidential correspondence between Canada and the United States of America related to the issue of maritime boundaries delimitation.

ARTICLE VI

 Without prejudice to any question as to burden of proof, the Parties request the Chamber to authorize the following procedure with regard to the written pleadings:

- (a) a Memorial to be submitted by each Party not later than seven months after the Registrar shall have received from both Parties the notification of the names of the judges <u>ad hoc</u>;
- (b) a Counter-Memorial to be submitted by each Party not later than six months after the exchange of Memorials; and
- (c) any further pleadings found by the Chamber to be necessary.

2. The Chamber may extend these time limits at the request of either Party.

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