

underwater historic sites in the inland waters of Canada as well as the Canadian territorial waters of the Atlantic, Pacific and Arctic Oceans, and the Great Lakes.

- E. Such import restrictions shall apply only to archaeological and ethnological material subject to control by Canada's Cultural Property Export and Import Act and subject to the definitions for such material as set forth in the United States' Convention on Cultural Property Implementation Act.
- F. Such import restrictions are not intended by either Government to impede the traditional cross-border movement of cultural objects for the purposes of ongoing communal activities of the Aboriginal or Native groups of both countries.

ARTICLE II

- A. The Government of Canada shall take reasonable steps to prohibit the import into Canada of material originating in the United States consisting of archaeological resources (as defined by the Archaeological Resources Protection Act of 1979, as amended (16 U.S.C. 470aa-mm)), cultural items (as defined by the Native American Graves Protection and Repatriation Act of 1990 (25 U.S.C. 3001-3013)), and archaeological items recovered from shipwrecks (as defined by the Abandoned Shipwreck Act of 1987 (43 U.S.C. 2101 et seq.)), that have been illegally removed from the United States; and, upon request, shall facilitate recovery by the Government of the United States in the event such archaeological resources and cultural items are found to have illicitly entered Canada.
- B. Nothing in this Agreement shall displace any remedies otherwise available under Canadian law to a claimant to obtain the return of its cultural property.