

ARTICLE 1

Purpose of the Agreement

The purpose of this Agreement is to provide the Parties additional means in shared waterways to prevent, detect, suppress, investigate, and prosecute criminal offences or violations of law including, but not limited to, illicit drug trade, migrant smuggling, trafficking of firearms, the smuggling of counterfeit goods and money, and terrorism.

ARTICLE 2

Definitions

1. **“Designated cross-border maritime law enforcement officer”** means: an individual designated or appointed pursuant to Article 6.
2. **“Host country”** means: the Party in whose territory an activity in the context of integrated cross-border maritime law enforcement operations is taking place.
3. **“Integrated cross-border maritime law enforcement operation”** means: the deployment of a vessel crewed jointly by designated cross-border maritime law enforcement officers from Canada and the United States for law enforcement or related purposes in shared waterways.
4. **“Participating agency”** means: an agency directly participating in integrated cross-border maritime law enforcement operations.
5. **“Shared waterways”** means: undisputed areas of the sea or internal waters along the international boundary between Canada and the United States.

ARTICLE 3

Scope of Integrated Cross-Border Maritime Law Enforcement Operations

1. Integrated cross-border maritime law enforcement operations shall only take place in shared waterways except as otherwise provided by this Article.