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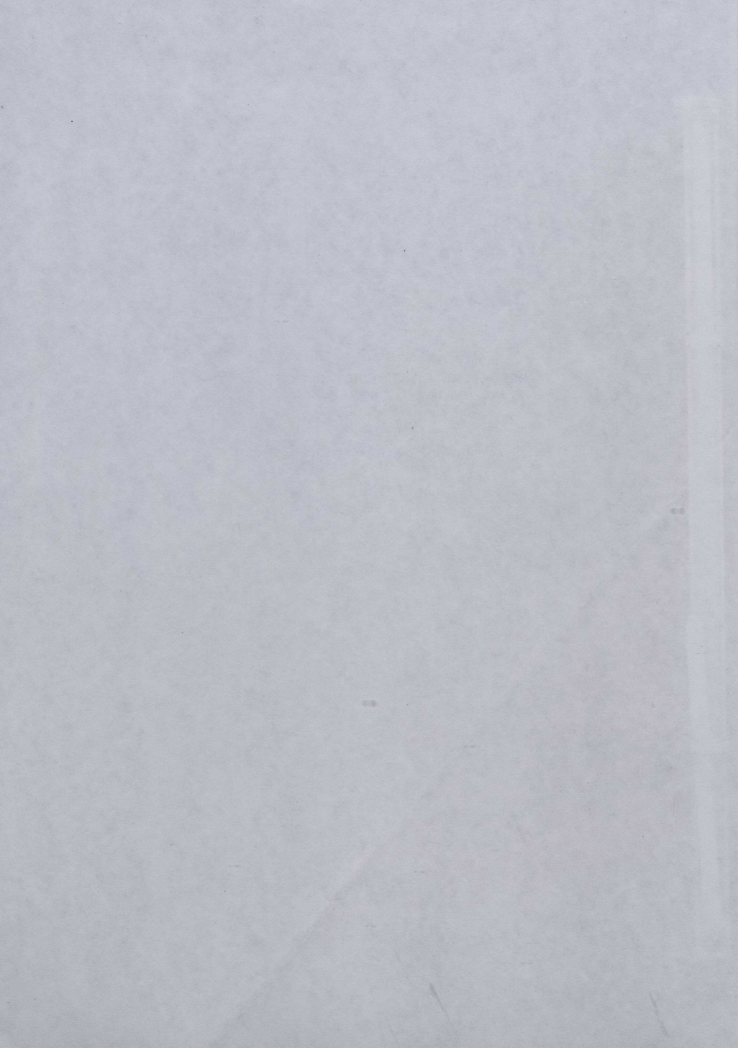
## REPORT FROM THE ROUNDTABLE ON INTERNATIONAL CORRUPTION

Marketa Geislerova, Canadian Centre for Foreign Policy Development

June 21, 2001

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# REPORT FROM THE ROUNDTABLE ON INTERNATIONAL CORRUPTION

### June 21, 2001 Ottawa, Ontario

On June 21, 2001, the Canadian Centre for Foreign Policy Development organised a Roundtable on International Corruption. Legal experts, business representatives, NGOs and government officials discussed mechanisms aimed at combatting corruption, including business integrity pacts. Among the participants were Bronwyn Best (Transparency International), Michael Davies (Canadian Council of International Business), Frances Gordon (International Centre for Criminal Law Reform and Criminal Justice Policy) and Keith Morrill (Criminal Law, Privileges and Immunities, Department of Foreign Affairs and International Trade). Steven Lee (Executive Director, Canadian Centre for Foreign Policy Development) chaired the meeting.

### This report is divided into 4 parts:

1. Corruption: an Overview

2. Legal Mechanisms to Combat Corruption

3. The role of Business

4. Summary of the Discussion

### 1. Corruption: an Overview

Bronwyn Best (Transparency International) gave a brief overview. A new consciousness about corruption has developed in the recent past, accompanied by an increased media coverage. She drew attention to the 1998 Transparency International Mission Statement, which provides an effective synopsis of the corruption issue:

Corruption is one of the greatest challenges of the contemporary world. It undermines good government, fundamentally distorts public policy, leads to the mis-allocation of resources, harms the private sector and private sector development and particularly hurts the poor. Controlling it is only possible with the cooperation of a wide range of stakeholders in the integrity system, including most importantly the state, civil society and the private sector. There is also a crucial role to be played by international institutions.

### She made several additional points:

• Corruption can be conceptualised as either "grand" or "petty." An example of the former includes abuse of public power for private gain (i.e., corruption in a state-led construction project). Petty corruption often affects the poor and includes "looting" or "large-scale economic delinquency" (looting is prevalent in countries with weak institutions).

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• Corruption often thrives in places with weak and vulnerable government institutions (i.e., parliaments, the judiciary, civil service, police), where the wider population has a limited awareness of their fundamental rights – characteristics describing some developing countries located in the "South." Nonetheless, she pointed out that there are many examples of money flowing from the "North" to the "South."

Corruption is difficult to measure.

• Diverse actors share a responsibility for perpetuating as well as preventing corruption.

• The anti-corruption movement is global and transcends social, political, economic and cultural systems.

• There are many practical reasons, besides ethical reasons, to contain corruption.

Best drew attention Canada's efforts to combat corruption. In partnership with the business community, Transparency International Canada (TIC) played a key role in the timely ratification of the OECD Convention and encouraged the Canadian government to ratify the OAS Convention. Along with Transparency International centres across the Americas, TIC:

helped to put in place an anti-corruption monitoring process,

raised awareness/educated Canadian businesses and the public about the negative effects

of corruption and possible anti-corruption measures,

• presented the federal government with a four point government-wide, anti-corruption agenda (ensuring, for instance, that an anti-corruption commitment is an element in all government agreements, loans, partnerships and grants, where the government and private sector interact for purposes of international business).

According to Best, despite these anti-corruption efforts, "competition to bribe" will continue and more sophisticated ways will be found to hide such activities. Next steps could include:

• Enforcement of the monitoring process spelled out in the OECD Convention.

The proposed UN Convention should be negotiated without delay.

• Transparency International recommends that the government uses its first annual report on the *Bribery of Foreign Public Officials Act* in Parliament as an opportunity to demonstrate Canada's commitment to lead and shape the anti-corruption agenda.

• A group or committee should be created as a focal point for policy development and analysis. This group could function as a forum for coordinating anti-corruption activities across the federal government and could work with the private sector and the NGO community.

Any strategy aimed at combatting corruption should not be solely built on enforcing law and order, but be a part of broader efforts including the promotion of good governance, democracy, human rights and economic sustainable development.

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### 2. Legal Mechanisms to Combat Corruption

Several participants, including Best, Dough Breithaupt (Criminal Law Policy Section, Department of Justice) and Keith Morrill (Criminal Law, Privileges and Immunities Section, DFAIT) addressed legal instruments for combatting corruption. They include:

- The Organisation for Economic Cooperation and Development (OECD): Convention on Combatting Bribery of Foreign Public Officials in International Business Transactions (February 15, 1999). The OECD Convention is focussed, connected to international trade issues, and includes a robust follow-up mechanism.
- The Organisation of American States (OAS): *Inter-American Convention Against Corruption*. The OAS Convention is much broader than the OECD Convention and deals with issues beyond criminal law (including best practices). One of the shortcomings of the OAS Convention is that it lacks a strong follow-up mechanism.
- The United Nations: Convention Against Transnational Organised Crime. The UN Convention is the most recent attempt to address corruption. It remains to be determined whether the UN instrument should be a convention (treaty) or a resolution/declaration. The scope of the instrument is also largely undetermined.<sup>1</sup>
- The Council of Europe: *Criminal Law Convention on Corruption*. The Council of Europe Convention is a detailed, broad and well written document. It is aimed at members of the Council of Europe who are not in the European Union. While the follow-up mechanism is strong, the Convention lacks a clear statement of principles.
- Transparency International has brought together 11 leading private banks to sign Anti-

In resolution 55/61 (December 4, 200) the UN General Assembly requested the Secretary General to prepare a report analysing relevant international legal instruments and other documents addressing corruption. In addition, the General Assembly requested the Secretary General to convene an open-ended intergovernmental group of experts from member states of the UN to prepare draft terms of reference for the negotiation of the future legal instrument against corruption. In its resolution 55/188 (December 20, 2000) the UN General Assembly invited this group of experts to examine the question of illegally transferred funds and the repatriation of such funds to their countries of origin. The report of the Secretary General was considered at the tenth session of the commission (Vienna, May 8-17, 2001). The UN process was supported through governments-led *Global Forum on Fighting Corruption and Safeguarding Integrity II* (Hague, May 28-31, 2001). It is expected that the draft terms of reference will be forwarded to the UN General Assembly for adoption before the end of the year. Subsequently, an ad hoc committee for negotiating the UN legal instrument will be established. The negotiations of the instrument will likely commence in early 2002.

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Money Laundering Guidelines: The Wolfsberg Principles

Keith Morrill said that while corruption is not a new issue, it is only recently that it has been addressed at the intergovernmental level through fora such as the World Bank and other International Financial Institutions. The key objective of discussions at these fora is not to build legally binding structures. Instead, attempts are made to address corruption issues outside of the treaty framework. He pointed out that a range of initiatives are driven by NGOs and businesses and stressed the importance of cooperation among NGOs, business and government sectors.

While legally binding treaty exercises get a lot of attention, more informal activities often achieve more. Treaties should be considered in a particular context:

- Regional treaties respond to regional concerns.
- Treaties may approach corruption differently (i.e., a criminal law approach or best practices/codes of conduct approach).
- Treaties have different sets of tools at their disposals.
- The follow-up mechanisms of treaties may vary significantly.
- There are particular political contexts within which treaties are created. Signatories may have different ideas about the goals of an agreement including who it should be aimed at or what the follow-up mechanism should be. Therefore, agreements should be specific rather than broad.

#### 3. The role of Business

Michael Davies (Committee on Corruption and Bribery and the Canadian Council of International Business) said that the business community has been involved with Transparency International since its inception in 1997, providing funds and co-founding the organisation. In this context, he addressed the role of the Canadian Council of International Business (CCIB) in combatting corruption. The CCIB represents businesses and acts as a business advisory committee to the OECD. Among other activities:

- The Council pressured the Canadian government to pass and ratify the OECD Convention.
- The CCIB lobbies for strong, effective conventions/policies in diverse economic fora including the World Trade Organisation, the Free Trade Area of the Americas and the Asia-Pacific Economic Forum.
- Along with Transparency International, the Council is promoting a strong and effective monitoring mechanism for the OAS Anti-corruption Convention.
- Through the CCIB, Transparency International educates the business community about anti-corruption legislation and other issues.

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Davies was optimistic about the participation of business in broad anti-corruption efforts.<sup>2</sup>

### 4. Summary of the Discussion

- Some participants agreed that the approach to fighting corruption should be broad and interdisciplinary. It should not focus only on criminal law, but include good governance issues as well. The UN Convention should reflect this approach. Canada could play an important role internationally in promoting the link between good governance and combatting corruption.
- It was suggested that any anti-corruption instrument should include an incentive structure and robust enforcement and follow-up mechanisms. Moreover, all players must be included in all the stages of negotiations and implementation, including the criminal law sector, civil society, governments and businesses etc.
- While some argued that prosecution is a necessary check on corporations to avoid corruption, others said that fining companies for corruption transgressions is sufficient and in some instances even more effective than prosecution. (Canadian criminal law provides unlimited fines on corrupt corporations.)
- Integrity pacts have been effective in deterring corruption in larger companies, including *Shell*. However, they have a lesser impact on smaller and medium size enterprises.
- The importance of international cooperation and adequate training of the police to properly collect evidence in corruption cases was emphasised.
- Some participants raised concerns that the UN *Convention Against Transnational Organised Crime* may duplicate existing legal instruments, especially if the UN adopts a criminal law approach. Others said that the issues covered by the UN Convention will not be included in the OECD Convention. Moreover, the UN Convention covers those countries (including China) not included in the regionally-specific conventions (like the OECD or OAS).
- Some pointed out that it is not yet clear whether the UN efforts will result in a convention (treaty) or just a declaration. There was a broad agreement among the participants that Canada should push for the former option and that a declaration would be largely a waste of time.

<sup>&</sup>lt;sup>2</sup>See: François Vincke, Frits Heimann and Ron Katz, eds., *Fighting Bribery* (Paris: International Chamber of Commerce Publishing, 1999)

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### Roundtable on International Corruption

Draft List of Participants DFAIT, Room A2-217 June 21, 2001

#### **Bronwyn Best**

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Deputy Director Criminal Law, Privileges and Immunities Section DFAIT

#### **Rob Sinclair**

Criminal Law, Privileges and Immunities Section DFAIT Roundtable on International Correption
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Eric Laverdure Trade Commissioner Japan Division DFAIT

Steven Lee Executive Director Canadian Centre for Foreign Policy Development

> Marketa Geislerova Rapporteur Canadiañ Centre for Foreign Po Development



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### **SELECTED CCFPD REPORTS FROM 2000-2001**

Terrorism

Report from the Roundtable: The New Face of Terrorism. CCFPD. October 26, 2001.

Summary Report from the Roundtable: The Impact of September 11 on International Relations and Canada's Foreign Policy, CCFPD. November 27, 2001.

New Diplomacy

Report from the Conference on New Diplomacy: The Development of International Law. CCFPD. April 5-7, 2001.

The New Diplomacy: The Global Compact and United Nations Institutions. CCFPD. July 14-15, 2000.

Report from the Conference on 'New Diplomacy': The United Nations, Like-minded Countries and Non-Governmental Organizations. CCFPD. September 28, 1999.

Report from the Roundtable on Just War and Genocide. CCFPD. December 8-9, 2000.

Report from the Ottawa Roundtable for the International Commission on Intervention and State Sovereignty (ICISS). CCFPD. January 15, 2001.

Conflict Prevention and Peacebuilding

Summary Report from the Roundtable on Afghanistan: Governance Scenarios and Canadian Policy Options. CCFPD. October 12, 2001.

Nile Waters Management and Links to Conflict Management and Food Security in the Horn of Africa. Tag El Khazin, Subsahara Center, July 3, 2001.

Report from the Roundtable: Judges and Peace Operations. CCFPD. March 9, 2001.

Renewing Partnerships for the Prevention of Armed Conflict: Options to Enhance Rapid Deployment and Initiate a UN Standing Emergency Capability. Peter Langille, Global Human Security Ideas and Initiatives. Fall 2000.

Report from the Roundtable on Expert Deployment to International Peace Operations. CCFPD. September 12, 2000.

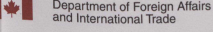
Canadian Peacebuilding in the Middle East: Case Study of the Canada Fund in Israel/Palestine and Jordan. Tami Amanda Jacoby, University of Manitoba. Fall 2000.

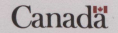
Les enterprises canadiennes et la consolidation de la paix. Jean-François Rioux, Francisco-José Valiente, and Christian Geiser, Université du Québec a Montréal. Le 31 octobre 2000.

New Directions in US Foreign Policy

Report from the Denver Roundtable: New Directions in U.S. Foreign Policy. CCFPD. November 2, 2001.

Summary of Key Point From Presentations and Discussions: Foreign Policy Trends in the U.S. Roundtable. CCFPD and the Institute on Global Conflict and Cooperation, University of California at San Diego, California, United States. March 20, 2001.





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Summary of Key Points from Presentations and Discussions: The Washington D.C. Roundtable on Trends in U.S. Foreign Policy. CCFPD and the Woodrow Wilson Centre, Washington DC. April 2, 2001.

Summary of Key Points from Brief Presentations and Discussions: Foreign Policy Trends in the U.S. Roundtable. CCFPD and University of Alberta, Edmonton, Alberta, Canada. April 12, 2001.

Summary of Key Points from Presentations and Discussions: The Toronto Roundtable on the Bush Administration's Foreign Policy - Challenges and Implications for Canada. CCFPD and the Munk Centre, University of Toronto, Toronto, Ontario, Canada. May 18, 2001.

Halifax Roundtable on US Foreign Policy. CCFPD and Saint Mary's University, Halifax, N.S.. June 15, 2001.

#### Nuclear Weapons and Small Arms

UN 2001 Conference on Illicit Trade of Small Arms in All its Aspects: Briefing and Discussion. Wendy Cukier, Coalition for Gun Control. December 19, 2000.

The Ottawa Group Report on Small Arms, Light Weapons (SALW) and Non-State Actors. CCFPD and Centre for Defence Studies. November 7-8, 2000.

Ballistic Missiles Foreign Experts Roundtable Report. Ernie Regehr, Project Ploughshares and CCFPD. March 30, 2000.

NATO-Nuclear Weapons Roundtable Report. CCFPD. August 24-25, 2000.

Small Arms and the OAS Roundtable Report. CCFPD. April 28, 2000.

Examen des récentes initiatives gouvernementales et d'ONG concernant les armes légères et évaluation de leur éfficacité: proposition pour un indice de sécurité individuelle (ISI). Frances Gaudreault et al. été 2000.

Globalization and Firearms: A Public Health Perspective. Wendy Cukier et al. Fall 2000.

#### Borders

Perspectives on the Borderless World: Issues for Canada. Heather Nicol and Ian Townsend-Gault. Fall 2000.

#### Technology

Privacy, Sovereignty and Technology Roundtable Report. Marketa Geislerova, Canadian Centre for Foreign Policy Development. March 23, 2001.

#### Children's Rights

Children and Violent Conflict: Meeting the Challenge of Diversity. Erin Baines, Dalhousie University; Barry Burciul, University of Toronto. Summer 2000.

### **Business and Labour**

Canadian Corporate Contributions to Democratic Development and Citizen Participation in Developing Countries: Recommendations on Identifying and Supporting Corporate Efforts through Canadian Foreign Policy. Darin Rovere, Centre for Innovation in Corporate Responsibility. September 26, 2000.

Canadian Firms, Canadian Values. Canadian Business for Social Responsibility. May 2000.

Summary of Key Points from Presementants and Discussions: The Washington D.C. Koundtable on Frends in U.S. Foreign Policy, CCFPD and the Woodrow Wilson Court. Washington DC. April 2, 2001.

Summary of Key Points from Briss Presentations and Discussions, Foreign Policy Trends in the U.S. Konnettable. CCFPD and University of Alberta, Edinouton, Alberta, Canada, April 12, 2001.

Cummary of Lay Points from Presentations and Discussions: The Toronto Roundishle on the Bush Administration's l'orcign Policy - Challenges and Implications for Canada. CCTPD and the Muck Centre, University of Foranto, Income, Canada, May 18, 2001.

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Ballistic Missiles Foreign Experts Roundtable Roport. Ernie Regeln: Praject Ploughshures and CCPPD: March 36, 2000.

NATO-Nuclear Waspens Roundairle Rejon, CCFPD August 24-25, 2000.

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repondres on the norderness world issues for Canada, Hearing Micol and Isb Townsond Gault, Fall 2000.

#### differentiation

Privacy, Sovereignty and Technology Koundtable Report, Markets Ceislerova, Ciefadilas Centro for Foceion Politry Development, March 23, 2001.

#### Allibran's Rights

Condress and Violent Conflict. Machine into Challenge of Diversity. From Burnes, Dathousie University, Burry Burry, University of Toronto, Naturnes 2200.

#### THREE LAND WEST STATE

Canadian Corporate Contributions to Pranastatic Development and Citizen Paracipation in Developing Countries: Recommendances on Edwardying and September Corporate Efforts through Consider Foreign Policy, Darin Rovers, Centre for Innovation in Corporate Responsibility. September 26, 2000.

Saradian Firms, Canadian Values, Contents thronous for Social Responsibility, May 2000.

Canadian Council on International Law 29th Annual Conference - Policy Options Paper. Kim Carter et. al. December 2000.

#### Africa

Summary Report from the Roundtable on Good Governance and Africa. CCFPD. October 25, 2001.

Rebirth of the Somali State: Policy Options and Programme Opportunities for Canada. Partnership Africa-Canada, Som-Can Institute for Research & Development. November 3-4, 2000.

Sudan Civil Society Symposium. Sudan Inter-Agency Reference Group. June 5-6, 2000

Report from the Ottawa Nigeria Roundtable. CCFPD. March 20, 2000.

#### Asia-Pacific

Report from the Roundtable: Good Governance and the Philippines. CCFPD. March 16, 2001.

Decentralization and Challenges to Unity: Report on the Indonesia Roundtable 2001. Centre for Dialogue, Simon Fraser University. April 19-21, 2001.

Democracy and Identity Conflicts in Asia: Identifying the Issues for Canada and Multilateral Institutions. University of Toronto-York University Joint Centre for Asia Pacific Studies. March 2001.

Report from the North Korea Roundtable. CCFPD. January 22, 2001.

Report from the Burma and Drugs Roundtable. CCFPD. May 15, 2000.

#### Europe

Report from the Roundtable Living Together: Sharing the Canadian Experience. Marketa Geislerova, Canadian Centre for Foreign Policy Development. March 28-30, 2001 (Banff, Alberta) and June 15-17, 2001 (Larnaca, Cyprus).

Report on Cyprus: Living Together in the New Century Roundtable. CCDPE. February 14, 2000.

#### Americas

Workshop Report: Canadian Media Coverage of the Americas. FOCAL. March 2, 2001

Canada, Indigenous Peoples and the Hemisphere Roundtable Report. CCFPD. March 23, 2000.

Canadian Voices: The Americas. CCFPD. Fall 2001.

Threats to Democracy in America. Max Cameron, FOCAL. March 3-4, 2000.

Report from the Roundtable on Canada-Cuba Relations. CCFPD. January 18, 2000.

#### Culture

Commerce international et diversité culturelle: à la recherche d'un difficile équilibre. Ivan Bernier, Université Laval and Dave Atkinson. 2000.

#### Circumpolar Issues

Roundtable on Northern Foreign Policy: Feedback and Look Ahead. CCFPD. February 5, 2001.

900

Canadian Council on International Law 29° Annual Conference - Policy Options Paper. Kim Carter et. al. December 2000.

acrita

Summary Report from the Roundiable on Good Governmer and Africa, CC1979. October 25, 2001.

Rebirth of the Somali State: Policy Options and Programme Opportunities for Canada, Partnership Africa-Canada, Som-Can Institute for Research & Development, Wovember 3-4, 2000.

Sudau Civil Society Symposium. Sudan Inter-Agency Reference Group. June 5-6, 2000

Report from the Ottawa Nigeria Roundtable, CCFFD, March 20, 2000.

asia-Facilic

Report from the Roundtable: Good Governance and the Philippines, CCFPD: March 16, 2001.

Decentralization and Challenges to Unity: Report on the Indonesia Roundahie 2001. Centre for Dialogue, Simon Fraser University. April 19-21, 2001.

Democracy and Identify Conflicts in Asia: identifying the Issues for Canada and Multilateral Institutions. University of Toronto-York University Joint Centre for Asia Pacific Studies. March 2001.

deport from the North Korea Roundiable, CCFPD, January 22, 2001.

Report from the Burms and Drugs Roundtable, CCFPD, May 15, 2009.

Europe

Report from the Roundtable Living Together. Sharing the Caradian Experience, Markets Grislorova, Canadian Centre for Foreign Policy Development, March 28-30, 2001 (Banff, Atberts) and June 15-17, 2001 (Laranca, Cypnus).

toport on Cyprus: Living Togethor in the New Century Roundishie, CCDPE, February 14, 2000

SHOLDER

ordshop Report: Canadian Media Coverage of the Americas, FOCAL, March 2, 2001

Canada, Indigenous Peoples and the Hemisphere Roundtable Report CCFPD, March 22, 2000.

anadian Voices: The Americas, CCFFD, Fall 2001.

Threats to Democracy in America, Max Cameron, POCAL, March 2-4, 2009.

deport from the Roundable on Genella-Cuba Relations. (CFFI). Issuury 16, 2010.

amann.

Commerce International et Gueraité cafanolles à la recherche d'un qu'il cité équilibre, tyen Bernier, Université 1 avail and Dave Atkinson, 2000.

Treumpoter Issues

Coundiable on Northern Festive Policy Feedback and Lock Alexa, CCFPD, February 5, 2001.

### Foreign Policy Research

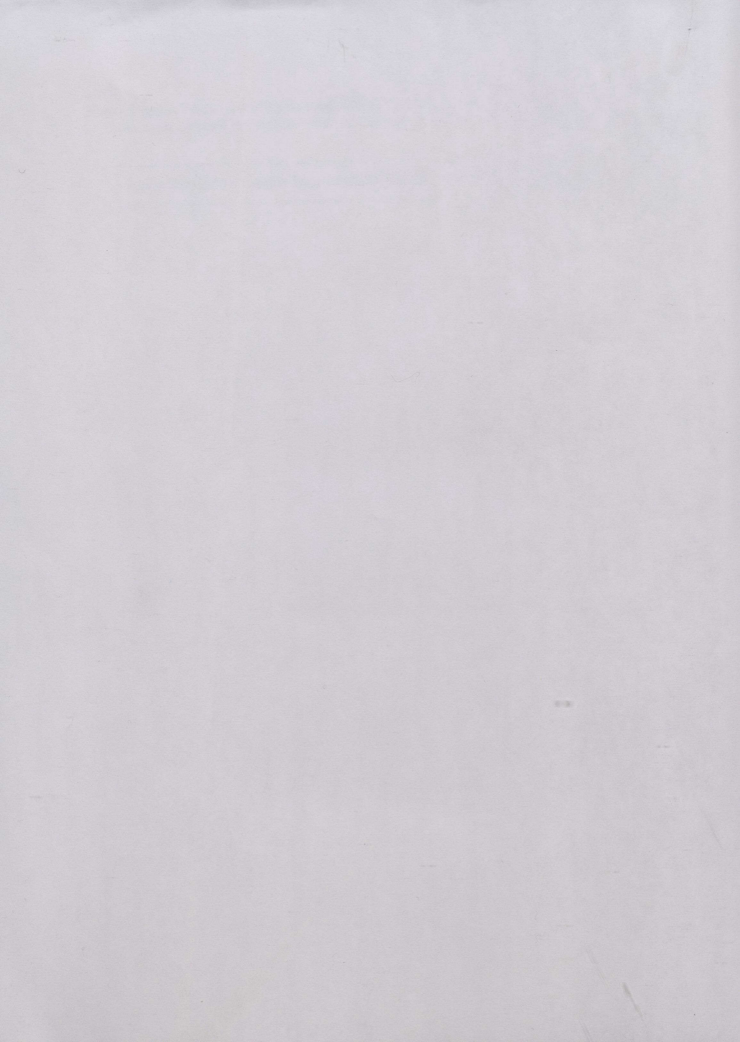
Gendered Discourses, Gendered Practices: Feminists (Re)Write Canadian Foreign Policy. Claire Turenne Sjolander, University of Ottawa; Heather Smith, University of Northern British Columbia; Deborah Stienstra, University of Winnipeg. May and July 2000.

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