It ovided in Article II of the Protocol that the Protocol shall ente. force on the date of exchange of ratifications;

The instruments of ratification of the Protocol, with Annex, were exchanged at Ottawa on October 15, 1980; and accordingly the Protocol, with Annex, entered into force on October 15, 1980;

Now, THEREFORE, I, Jimmy Carter, President of the United States of America, proclaim and make public the Protocol, with Annex, to the end that they be observed and fulfilled with good faith on and after October 15, 1980, by the United States of America and by the citizens of the United States of America and all other persons subject to the jurisdiction thereof.

In TESTIMONY WHEREOF, I have signed this proclamation and caused the Seal of the United States of America to be affixed.

Done at the city of Washington this eleventh day of November in the year of our Lord one thousand nine hundred eighty and of the Independence of the United States of America the two hundred fifth.

JIMMY CARTER

By the President:
EDMUND S. MUSKIE
Secretary of State

PROTOCOL AMENDING THE CONVENTION BETWEEN THE UNITED STATES OF AMERICA AND CANADA FOR THE PRESERVATION OF THE HALIBUT FISHERY OF THE NORTHERN PACIFIC OCEAN AND BERING SEA

The Government of The United States of America and the Government of Canada.

Having regard to the Convention between the United States of America and Canada for the Preservation of the Halibut Fishery of the Northern Pacific Ocean and Bering Sea, signed at Ottawa, March 2, 1953[1] (hereinafter "the Convention"),

Sharing the view that the Convention has served to promote and coordinate scientific studies relating to the halibut fishery of the Northern Pacific Ccean and the Bering Sea, and has aided in the conservation of these fishery resources,

Taking into account that each of the Parties has established exclusive jurisdiction over fisheries within 200 nautical miles of its coasts, and that portions of the Convention area are within the areas of such exclusive fisheries jurisdiction.

Recognizing that the Convention does not take fully into account developments in fishery conservation and management and,

Desirous of amending the Convention,

<sup>&</sup>lt;sup>1</sup>TIAS 2900; 5 UST 5.

#### ARTICLE I

The Convention shall be amended to read as follows:

"The Government of the United States of America and e Government of Canada have agreed as follows:

#### Article I

- 1. All fishing for halibut (Hippoglossus) in Convention waters as herein defined is hereby prohibited except as expressly provided in paragraphs 2 and 5 of this Article.
- vessels licensed by, the United States of, and fishing vessels licensed by, the United States or Canada may fish for halibut in Convention waters only in accordance with this Convention, including its Annex, and as provided by the International Facific Halibut Commission in regulations promulgated pursuant to Article III of the Convention and designed to develop the stocks of halibut in the Convention waters to those levels which will permit the optimum yield from the fishery and to maintain the cks at those levels. However, it is understood that thing contained in this Convention shall prohibit either Party from establishing additional regulations, and

to fishing vessels licensed by that Party, governing the taking of halibut which are more restrictive than those adopted by the International Pacific Halibut Commission.

- west coasts of the United States and Canada, including the southern as well as the western coasts of Alaska, within the respective maritime areas in which either party exercises exclusive fisheries jurisdiction. For purposes of this Convention, the "maritime area" in which a Party exercises exclusive fisheries jurisdiction diction includes without distinction areas within and seaward of the territorial sea or internal waters of that Party.
- 4. Nothing contained in this Convention shall prohibit the nationals or fishing vessels of the United States,
  of Canada, or of any third country from fishing in the Convention waters for other species of fish during any season
  when fishing for halibut in the Convention waters is prohibited by this Convention or by any regulations adopted
  pursuant to this Convention.
- 5. Subject to and in accordance with International pacific Halibut Commission and other applicable regulations and permit and licensing requirements including the payment of fees, sport fishing for halibut and other species by nationals and vessels of each party may be conducted in

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requirements directed specifically at foreign fishing vessels pursuant to the Fishery Conservation and Management Act of 1976 | | of the United States and the Coastal Fisheries Protection Act of Canada, as amended from time to time, or pursuant to any statute replacing yeth Acts, shall not apply. All provisions of this Convention except this paragraph, refer to commercial halibut fishing.

Article II Enforcemen

 Each Party shall have the right to enforce this Convention and any regulations adopted pursuant thereto;

- (a) in all Convention waters, against its own nationals and fishing vessels;
- (b) in that Fortion of the Convention
  waters in which it exercises exclusive fisheries jurisdiction, against
  nationals or fishing vessels of
  either Party or of third parties.
- 2. Each Party may, to the extent of its enforcepent authority under this Convention, conduct prosecuins or take other action under its domestic law for
  the violation of this Convention or of any regulations
  adopted pursuant thereto. The witnesses and evidence

necessary for such prosecutions or other legal actions, so far as any witnesses or evidence are under the control of the other Party, shall be furnished promptly to the authorities of the Party having jurisdiction to conduct such prosecutions or other legal actions.

3. Each Party shall take appropriate measures to ensure that its nationals and fishing vessels allow and assist boardings and inspections of such vessels in accordance with paragraph 1 by duly authorized officials of the other Farty.

# ASSIMINCS (CAMINIZED)

tion the Commission known as the International Fisheries Ottawa, May 9, 1930,  $\lceil 2 \rceil$  and further continued by the Conventional States of the convention of th March 2, 1923, 1 continued by the Convention signed at vacion of the Balibut Fishery, signed at Washington. Commission established by the Convention for the Presertion, signed at Ottawa, January 29, 1937. $\left\lceil 3 \right\rceil$  The Commission shall consist of six members, three appointed by each Palibut Commission (hereinafter "the Commission"). Farry, and each Farry shall fill vacancies in its repre-Commissioner shall serve at the pleasure of the appointing shall pay the salaries and expenses of its own members. sentation on the Commission as they occur. and shall be known as the International Facific The Parties agree to continue under this Conven-Each Party Sach

<sup>190</sup> Stat. 381; 16 U.S.C. § 1801.

TS 701; 48 Stat. 1841.
TS 837; 47 Stat. 1872.
TS 917; 50 Stat. 1851.

paid by the two Parties in equal shares. However, upon recommendation of the Commission, the Parties may agree to vary the proportion of such joint expenses to be paid by each Party after March 31, 1981. All decisions of the Commission shall be made by a concurring vote of at least two of the parties.

- 2. The Commission shall make such investigations as are necessary into the life history of the halibut and may conduct or authorize fishing operations to carry out such investigations.
- halibut of the Northern Pacific Ocean and Bering Sea to levels which will permit the optimum yield from that fishery, and of maintaining the stocks at those levels, the Commission, with the approval of the Farties and consistent with the Annex to this Convention, may, after investigation has indicated such action to be necessary, with respect to the nationals and fishing vessels of, and fishing vessels licensed by, the United States or Canada, and with respect to halibut:
- (a) divide the Convention waters into areas;
- (b) establish one or more open or closed seasons as to each area;
- (c) limit the size of the fish and the

guantity of the catch to be taken
from each area within any season
during which fishing is allowed;

during both open and closed seasons,
the incidental catch of halibut that
the incidental catch of halibut that
the an area, by vessels fishing for other.

an area, by vessels fishing for other.
fishing appliances to be used in any area;
fishing appliances to be used in any area;
for vessels and for the collection of
of vessels and for the collection of

fishing appliances to be used in any area;

(f) make such regulations for the licensing

of vessels and for the collection of

statistics on the catch of halibut as

it shall find necessary to determine the

condition and trend of the halibut fishery

and to carry out the other provisions of

this Convention;

(g) close to all taking of halibut any area

(g) close to all taking of halibut any area

finds to be populated by small, immature

finds to be populated by small, immature

4. The Commission shall periodically publish reports of its activities, including its investigations.

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Article IV

to make effective the provisions of this Convention and ment of The Parties shall take any action, including enactlegislation and enforcement, as may be necessary

any regulations adopted thereunder.

### Article V

- Convention shall be considered to refer to the Annex as well. integral part of the Convention, and all references to the The Annex to this Convention shall constitute
- provision of the Annex. The Parties may, by mutual agreement, amend any

## Article VI

limits thereof, of the United States or of Canada. or prejudice any position or claim which has been or may cedures respecting the maritime jurisdiction, including the consultations, negotiations or third party settlement prosubsequently be adopted by either Party in the course Nothing in this Agreement shall be construed to affect

# Article VII

1981, and thereafter until one year from the date on which desire to terminate ther Party shall have given notice to the other of its This Convention shall remain in force until March 31,

> halibut in Convention waters in which the other exercises vessels licensed by, either Party shall not fish for exclusive fisheries jurisdiction except as provided in Article I of the Convention and as stated in this Annex. Nationals and fishing vessels of, and fishing

- jurisdiction, beyond three miles from the baseline from which the territorial sea of the United States is measured, nationals and fishing vessels of Canada issued registration which of halibut during the period beginning April 1, 1979, and permits by the United States may catch three million pounds ending March 31, 1981, subject to the following limits: the United States exercises exclusive fisheries In the maritime area outside the Eering Sea in (a) during the period beginning April 1, 1979, ਉ during the period beginning April 1, 1980, and ending March 31, 1980, they may catch one million pounds of halibut, except that and ending March 31, 1981, they may catch two million pounds of halibut; Canada under sub-paragraphs (a) and (b) shall that the catch by nationals and vessels of total three million pounds. carch limit shall be adjusted such
- be divided as follows: by the Commission for halibut fishing in Area 2 shall After April 1, 1979, the annual total allowable catch

- (a) Forty percent of the annual total allowexercises exclusive fisheries jurisdiction maritime area in which the United States able catch may be caught in the of March 29, 1979;
- (b) Sixty percent of the annual total allowfisheries jurisdiction as of March 29, 1979. area in which Canada exercises exclusive able catch may be caught in the maritime
- in that portion of Area 2 in which the United States exercises exclusive fisheries jurisdiction and in Area 3 shall be in the same general proportion as the historical level of Canadian effort in those areas. Fishing effort by nationals and vessels of Canada
- fisheries jurisdiction. except for immediate on-board use as bait, when conducting retain incidental catches of species other than halibut, time area in which the United States exercises exclusive fishing operations pursuant to the Convention in the mari-Nationals and fishing vessels of Canada may not
- in the maritime area in which the United States exercises Vessels of Canada engaged in fishing for halibut

exclusive fisheries jurisdiction shall have on board a registration permit issued by the Government of the rermits. Applications for such permits shall be pre-United States. pared and processed in accordance with paragraphs  $\emph{7}$ and 8 of this Annex. No fees shall be required for such

- paragraph 6 of this Annex shall be made on forms provided by the Government of the United States for that purpose. Applications for registration permits under Such applications shall specify:
- (a) the name and official number or other identification of each fishing vessel for which a registration permit sought; together with the name and address of the owner and operator
- (b) the tonnage, capacity, length and home port of each fishing vessel for which a registration permit is sought.
- of the Government of Canada upon acceptance of the appliregistration permit and shall notify appropriate officials the United States shall review each application for a cation. Upon acceptance of the application, the Government of the United States shall issue a registration permit to that fishing vessel, which shall thereupon be authorized to fish in accordance with the Convention. Each such regis-The appropriate officials of the Covernment of

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- 9. Nationals and fishing vessels of Canada noting to fish for halibut in the maritime area in the United States exercises exclusive fisheries jurisdiction shall report to appropriate United States officials, at least 24 hours prior to entering the area:

  (a) the vessel name and registration permit
- (a) the vessel name and registration permit number;
- (b) the anticipated date fishing will begin;(c) the sub-area, as described in paragraph 13of this Annex, in which fishing will ini-

tially take place.

- 10. Nationals and fishing vessels of Canada shall have no fish on board at the time of entry into the maritime area in which the United States exercises exclusive fisheries jurisdiction, except for immediate on-board use as bait.
- 11. Nationals and fishing vessels of Canada, while operating within the maritime area in which the United States exercises exclusive fisheries jurisdiction, shall:
- (a) have the name and port of registration clearly visible on the stern and fly the flag of Canada at all times;

- (b) prior to moving between sub-areas, as described in paragraph 13 of this Anne report to appropriate United States officials:
- (i) the vessel name and registration permit number;(ii) the sub-area in which fishing will
- (ii) the sub-area in which fishing will cease;
- (iii) the sub-area in which fishing will
   take place;
  (iv) the date upon which the move will
   take place.
- 12. Mationals and fishing vessels of Canada, prior to departure from the maritime area in which the United States exercises exclusive fisheries jurisdiction, shall report to appropriate United States officials:
- (a) the vessel name and registration permit number;
- (b) the date fishing in such area ceases;
- (c) the estimated amount (in pounds) of halibut on board upon departure from such area;
- (d) the anticipated port of delivery.
- 13. The sub-areas of the maritime area in which the United States exercises exclusive fisheries jurisdiction, referred to in paragraphs 9 and 11 are:
- (a) Southeast: adjacent to Alaska, south and east of a line running south one-

cuarter east (177° magnetic) from Cape
Spencer Light (58°11'57\* North
latitude, 136°38'18" West longitude);

- (b) Yakutat: adjacent to Alaska, north and west of a line running south one-quarter east (177° magnetic) from Cape Spencer Light to 147°00' West longitude;
- (c) Kodiak: adjacent to Alaska, west of 147°00' West longitude to 159°00' West longitude, not including the Bering Sea;
- (d) Shumagin: adjacent to Alaska, west of 159°00' West longitude to 173°00'West longitude, not including the Bering Sea;
- (e) Aleutian: adjacent to Alaska, vest of 173°00' West longitude, not including the Bering Sea;
- (f) Washington/Oregon/California: adjacent to Washington, Oregon and California.
- 14. By January 1, 1981, and thereafter as it considers appropriate, the Commission shall, on the basis of a review of pertinent information, recommend for the approval of the Parties any appropriate changes in the division of the annual total allowable catch set forth in paragraph 3 of this Annex. No such changes may take effect before April 1, 1981.

parties as soon as 75 percent has been taken of that portion of the annual total allowable catch authorized under paragraph 3(a) or 3(b) of this Annex. Upon making this report, the Cormission may recommend to the Parties reallocation of the annual total allowable catch in Area 2 between the areas described in paragraphs 3(a) and 3(b) of this Annex. Any such recommendation shall include a date upon which the reallocation, if approved by the Farties, shall take effect. Such reallocation may, notwithstanding the terms of paragraph 14, take effect at any time, and shall remain in effect until March 31 following the date on which it takes effect.

- 16. Pending delimitation of maritime boundaries between the United States and Canada in the Convention area, the following principles shall be applied as interim measures in the boundary regions:
- (a) as between the Parties, enforcement of the Convention shall be carried out by the flag state;
- (b) neither Party shall authorize fishing for halibut by vessels of third parties;
- (c) either Party may enforce the Convention with respect to fishing for halibut, or related activities, by vessels of third parties.

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portion of the Convention waters east of a line running northwest one-quarter west (312° magnetic) from Cape Spencer Light (latitude 58°11'57"North, longitude 136°38'18"West) and south and east of a line running south one-quarter east (177° ragnetic) from said light."

# ASTICLE II

This Protocek shall be ratified by the Parties and the instruments of ratification exchanged at Ottawa as soon as possible. This protocol shall enter into force on the date of exchange of ratifications. [1]

1 Oct. 15, 1980.

PROTOCOLE PORTANT MODIFICATION DE LA CONVENTION LES ÉTATS-UNIS D'AMÉRIQUE ET LE CANADA POUR LA CONSERV. . DES PÉCHERIES DE FLÉTAN DU PACIFIQUE NORD ET DE LA MER DE BÉRING

Le Gouvernement des États-Unis d'Amérique et le Gouvernement du Canada,

Considérant la Convention entre les États-Unis d'Amérique et le Canada pour la conservation des pêcheries de flétan du Pacifique nord et de la mer de Béring, signée à Ottawa le 2 mars 1953 (ci-après "la Convention"),

partageant l'opinion que la Convention a servi à promouvoir et à coordonner les études scientifiques portant sur les ressources de flétan du Pacifique nord et de la mer de Béring et a aidé à la conservation de ces ressources halieutiques;

Tenant compte du fait que chacune des Parties a Établi sa juridiction exclusive sur les pêches situées en deçà de 200 milles marins de ses côtes, et que certaines parties de la zone visée par la Convention se trouvent à l'intérieur de ces zones de juridiction exclusive sur les pêches,

Reconnaissant que la Convention ne tient pas pleinement compte des faits nouveaux en matière de conservation et de gestion des pêches, et

Désireux de modifier la Convention,