Maritime Delimitation Treaty between Colombia and Honduras,
2 August 1986

The Government of the Republic of Colombia and the Government of the Republic of Honduras,
Reaffirming the friendship bonds that rule the relationships between the two States and aware of the need to establish a
marine frontier between the two States;
Have decided to execute a Treaty and for such purpose have appointed their plenipotentiaries:
His Excellency the President of the Republic of Colombia appoints Dr. August Ramírez Ocampo, Minister of Foreign
Affairs; His Excellency the President of the Republic of Honduras appoints Mr. Carlos López Contreras, Attorney, Secretary of
Foreign Affairs,
Who have entered the following agreement:

Article 1

The marine frontier between the Republic of Colombia and the Republic of Honduras is constituted by geodetic lines
that connect the points located in the following coordinates:

Point | No. 1 Lat. 14° 59' 08" N Long. 82° 00' 00" W
No. 2 Lat. 14° 59' 08" N Long. 79° 56' 00" W
No. 3 Lat. 15° 30' 10" N Long. 79° 56' 00" W
No. 4 Lat. 15° 46' 00" N Long. 80° 03' 55" W
No. 5 Lat. 15° 58' 40" N Long. 79° 56' 40" W
Between points 4 and 5, the marine frontier shall be constituted by a circular line, the radius of which shall be measured
from a point located in coordinates 15° 47' 50" N and 79° 51' 20" W.
No. 6 Lat. 16° 04' 15" N Long. 79° 50' 32" W

From the above point, the marine frontier shall continue towards the east by parallel 16° 04' 15" N, up to the point where a
delimitation must be made with a third State.

The marine frontier agreed upon is indicated only for illustration purposes in the nautical chart No. 28000, published by
signed by the Plenipotentiaries, is attached to the foregoing Treaty, in the understanding that in all events, the contents of the
same shall prevail.

Article 2

The delimitation stated in the above article shall not overrule the layout of the marine frontiers which have been
established or can be established in the future between any of the Parties herein and third States, as long as said layout does not
affect the jurisdiction acknowledged to the other Contracting Party by the foregoing instrument.
Article 3

The hydrocarbons or natural gas deposits or fields which are found on both sides of the line established shall be exploited in a manner such that the distribution of the volumes of the resource extracted from said deposit or field is proportional to the volume of the same which is correspondingly found on each side of the line.

Article 4

Any disagreement between the Contracting Parties regarding the interpretation and application of the foregoing Treaty shall be decided by the pacific means established in international law.

2 August 1986