Maritime jurisdiction and boundaries in the Arctic region

- **Internal waters**
- **Canada territorial sea and exclusive economic zone (EEZ)**
- **Potential Canada continental shelf beyond 200 nm (see note 1)**
- **Denmark territorial sea and EEZ**
- **Denmark claimed continental shelf beyond 200 nm (note 2)**
- **Potential Denmark continental shelf beyond 200 nm (note 1)**
- **Iceland EEZ**
- **Iceland claimed continental shelf beyond 200 nm (note 2)**
- **Norway territorial sea and EEZ / Fishery zone (Jan Mayen) / Fishery protection zone (Svalbard)**
- **Norway claimed continental shelf beyond 200 nm (note 3)**
- **Russia territorial sea and EEZ**
- **Russia claimed continental shelf beyond 200 nm (note 4)**
- **Norway-Russia Special Area (note 5)**
- **USA territorial sea and EEZ**
- **Potential USA continental shelf beyond 200 nm (note 1)**
- **Potential Canada continental shelf beyond 200 nm (see note 1)**
- **Norway-Russian Special Area (note 8)**
- **Overlapping Canada / USA EEZ (note 6)**
- **Eastern Special Area (note 7)**
- **Unclaimed or unclaimable continental shelf (note 1)**

*Notes:*
1. Potential continental shelf beyond 200 nm
2. Claimed continental shelf beyond 200 nm
3. Claimed continental shelf
4. Claimed continental shelf
5. Norway-Russia Special Area
6. Overlapping Canada / USA EEZ
7. Eastern Special Area
8. Norway-Russian Special Area
Notes

1. The depicted potential areas of continental shelf beyond 200 nautical miles (nm) for Canada, Denmark and the USA are theoretical maximum claims assuming that none of the states claims continental shelf beyond median lines with neighbouring states where maritime boundaries have not been agreed. In reality, the claimable areas may fall well short of the theoretical maximums (see the summary of the definition of the outer limit of the continental shelf below and the seabed relief map on page 3). It is also possible that one or more states will claim areas beyond the median lines.

Where the continental margin of a coastal state extends beyond 200 nm from the state’s territorial sea baseline, the outer limit of the continental shelf is defined with reference to two sets of points: (i) points 60 nm from the foot of the continental slope; (ii) points at which the thickness of sedimentary rocks is at least 1% of the shortest distance from the points in question to the foot of the continental slope. The outer limit of the continental shelf is defined by a series of straight lines (not exceeding 60 nm in length) connecting the seawardmost of the points in the two sets described above. This map does not attempt to depict such lines, which can only be identified with precision through bathymetric and seismic surveys. However, it is possible to depict the “cut-off” limit beyond which states may not exercise continental shelf jurisdiction regardless of the location of the foot of the continental slope and the thickness of sediment seaward of that point. The cut-off limit is the seawardmost combination of two lines: (i) a line 350 nm from the state’s territorial sea baseline; (ii) a line 100 nm seaward of the 2,500 metre isobath. Both the 350 nm line and (where it runs seaward of the 350 nm line) the 2,500 m + 100 nm lines are depicted on the map. The 2,500 m + 100 nm line is derived from the US National Geophysical Data Center’s ETOPO2 bathymetry dataset.

2. The depicted claims of Denmark and Iceland to continental shelf beyond 200 nm in the northeast Atlantic Ocean are defined in the “Agreed Minutes on the Delimitation of the Continental Shelf beyond 200 Nautical Miles between the Faroe Islands, Iceland and Norway in the Southern Part of the Banana Hole of the Northeast Atlantic” of 20 September 2006. The agreed division of the continental shelf in this area is subject to confirmation by the Commission on the Limits of the Continental Shelf (CLCS) that there is a continuous continental shelf in the area covered by the agreement.

3. A summary of the Recommendations of the Commission on the Limits of the Continental Shelf in regard to the Submission made by Norway in respect of areas in the Arctic Ocean, the Barents Sea and the Norwegian Sea can be found at http://www.un.org/depts/los/clcs_new/submissions_files/nor06/nor_rec_summ.pdf.


5. Norway and the Soviet Union agreed a partial maritime boundary in Varangerfjord in 1957 but for many years were unable to agree on the alignment of their maritime boundary in the Barents Sea: Norway claimed the boundary should follow the median line, while Russia sought a “sector” boundary extending due north (but deviating around the 1920 Svalbard Treaty area). In July 2007 the Varangerfjord boundary was extended through the innermost 73 km of the disputed area, and in September 2010 an agreement was finally signed extending the boundary northwards through the Barents Sea to the outer limit of the two countries’ overlapping continental shelf entitlements in the Arctic Ocean. In the area to the east of the boundary which lies within 200 nm of the Norwegian mainland but more than 200 nm from Russian territory, the agreement grants Russia the EEZ rights that would otherwise fall to Norway (this “Special Area” is similar to those established in the vicinity of the Russia-USA maritime boundary in 1990 – see Note 7). The 2010 agreement renewed fisheries cooperation agreements originally signed in 1975 and 1976 for at least a further fifteen years, but the ‘Grey Zone’ fishing regime established in 1978 has been terminated. The agreement also includes provisions for cooperative exploitation and management of transboundary hydrocarbon deposits.

6. Canada argues that the maritime boundary in the Beaufort Sea was delimited in the 1825 treaty between Great Britain and Russia defining the boundary between Alaska and the Yukon as following the 141° W meridian “as far as the frozen ocean”. The USA argues that no maritime boundary has yet been defined and that the boundary should follow the median line between the two coastlines. The area of overlap between the two claims is more than 7,000 nm².

7. The Eastern Special Area lies more than 200 nm from the baseline of the USA but less than 200 nm from the baseline of Russia. Under the June 1990 boundary agreement between the two states, the Soviet Union agreed that the USA should exercise EEZ jurisdiction within this area. A second Eastern Special Area and a Western Special Area (in which the opposite arrangement applies) were established adjacent to the boundary south of 60° north. The agreement has yet to be ratified by the Russian parliament but its provisions have been applied since 1990 through an exchange of diplomatic notes.

8. Under a treaty signed in February 1920, Norway has sovereignty over the Svalbard archipelago and all islands between latitudes 74° and 81° north and longitudes 10° and 35° east. However, citizens and companies from all treaty nations enjoy the same right of access to and residence in Svalbard. Right to fish, hunt or undertake any kind of maritime, industrial, mining or trade activity are granted to them all on equal terms. All activity is subject to the legislation adopted by Norwegian authorities, but there may be no preferential treatment on the basis of nationality. Norway is required to protect Svalbard’s natural environment and to ensure that no fortresses or naval bases are established. 39 countries are currently registered as parties to the Svalbard treaty.

9. Under the 1981 continental shelf boundary agreement between Iceland and Norway, each country is entitled to a 25% share in petroleum activities on the other’s continental shelf within a 45,470 km² area between latitudes 68° N and 70° 35' N and longitudes 6° 30’ W and 10° 30’ W. The idea of a joint development zone straddling the boundary was proposed by a conciliation commission set up by the two governments when they were unable to reach a negotiated boundary settlement. The continental shelf boundary itself is located 200 nm from the coast of Iceland but less than 100 nm from Jan Mayen, reflecting the significant disparity in the lengths of the relevant coastal fronts (more than 18:1 in Iceland’s favour).

10. Canada claims that the waters of its Arctic archipelago are historic internal waters, and has enclosed them within a system of straight baselines. Under normal circumstances there is no automatic right of innocent passage through internal waters for foreign ships. However, other states (particularly the USA) argue that the channels in the archipelago which form part of the ‘Northwest
Passage' through the Arctic qualify as straits used for international navigation under Part III of UNCLOS, and that there is therefore a right of transit passage through the straits for foreign ships. While the Northwest Passage was under permanent ice cover, the debate was largely academic - but with the polar ice cap retreating and the Passage becoming increasingly navigable, the question of which legal regime applies has become increasingly pressing. Similar issues affect the straits of the ‘Northeast Passage’ around Russia’s Arctic coastline.

Agreed maritime boundaries

Canada-Denmark (Greenland): continental shelf boundary agreed 17 December 1973.

Denmark (Greenland)-Iceland: continental shelf and fisheries boundary agreed 11 November 1997.

Denmark (Greenland)-Norway (Jan Mayen): continental shelf and fisheries boundary agreed 18 December 1995 following adjudication by the International Court of Justice.

Denmark (Greenland)-Iceland-Norway (Jan Mayen) tripoint agreed 11 November 1997.

Denmark (Greenland)-Norway (Svalbard): continental shelf and fisheries boundary agreed 20 February 2006.

Iceland-Norway (Jan Mayen): fisheries boundary following the 200 nm limit of Iceland’s EEZ agreed 28 May 1980; continental shelf boundary and joint zone agreed 22 October 1981 (see note 9).

Norway-Russia: maritime boundary in Varangerfjord partially delimited 15 February 1957 and extended 11 July 2007. Agreement on the maritime boundary in the Barents Sea and Arctic Ocean signed on 15 September 2010 and entered into force on 7 July 2011 (see note 5).

Russia-USA: single maritime boundary agreed 1 June 1990 (see note 8).

Seabed topography

As discussed in note 1, the outer limit of the continental shelf is defined in relation to the geology and geomorphology of the continental margin. The Arctic Ocean seabed is currently rather poorly surveyed, but existing public domain datasets such as US National Geophysical Data Center’s ETOPO2 bathymetry dataset, from which the seabed relief map below was generated, suggest that in many areas of the Arctic the outer limit of the continental shelf may fall well short of the theoretical maximum limits shown on the main map. The Arctic coastal states are currently conducting hydrographic and geophysical surveys of the Arctic Ocean in order to identify the outer limits of the continental shelf with precision. Some data being acquired through collaborative ventures are being made available to the public, notably the International Bathymetric Chart of the Arctic Ocean (http://www.ngdc.noaa.gov/mgg/bathymetry/arctic).

Arctic seabed relief map generated in CARIS LOTS using ETOPO2 data (http://www.gfdl.noaa.gov/products/vis/data/datasets/etopo2_topography.html)