Guidelines and Procedures for World War II Provenance Issues

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NATIONAL MUSEUM of ASIAN ART

Smithsonian
Freer Gallery of Art
Arthur M. Sackler Gallery
Guidelines and Procedures for World War II Provenance Issues

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Chapter 1

Introduction and Historical Context

The World War II Era (1933-1945) and Recent Events

During the tumultuous years before and during World War II, the Nazi regime and their collaborators orchestrated a system of confiscation, coercive transfer, looting and destruction of cultural objects in Europe on an unprecedented scale. Millions of art objects and other cultural items were unlawfully and often forcibly removed from their rightful owners.

In 1943 prior to the Allied invasion of Europe, the United States and their allies organized restitution efforts to return the illegally confiscated objects. The Monuments, Fine Arts and Archives branch, staffed with many U.S. museum curators and scholars, and established under the Civil Affairs and Military Government sections of the Allied armies, assisted with the restitution of millions of artistic and cultural objects that had been confiscated under the Nazi regime.

While many of these confiscated items were returned to their owners through the extensive postwar restitutions, some of these objects continue to appear on the legitimate art market and make their way into private and public collections without knowledge of the object’s prior unlawful confiscation. With the passage of time, a new generation has revisited these issues and sparked new debate, as well as claims, concerning this era and confiscated objects. The early 1990s, with the reunification of Germany, collapse of the Soviet Union and the declassification of archival documents in the United States, witnessed a major resurgence of this topic in a series of articles, books, and conferences.

One of the best overviews of these events is found in Lynn H. Nicholas’s Rape of Europa published in 1994 which provided details of Nazi art policies and the Allied restitution efforts at the end of the war. In 1995, a conference, “The Spoils of War,” organized by the Bard Graduate Center for Studies in the Decorative Arts, provided the first forum on this subject, bringing together individuals who had participated in the post war restitution efforts, as well as the current generation of interested scholars, lawyers, journalists and government officials from the U.S. and Europe. Soon thereafter, Jonathan Petropoulos published two books, Art as Politics in the Third Reich (1996) and The Faustian Bargain (2000), exploring Nazi art policies in depth, Nazi leaders' collecting practices and careers of prominent Nazis in the arts. At this same time, Hector Feliciano published his book, The Lost Museum (1997), which focused on Nazi looting in France, detailing several high profile lootied French collections. For a more detailed bibliography on this subject see Appendix G.

As a result of this renewed interest in World War II confiscations, museums became increasingly aware of the need to review their own collections for any looted artwork. Three cases in 1997 forced the museum community to confront this looming issue and to recognize the need for established guidelines and policies to review their collections:

- Daniel Serle, Board member of the Art Institute of Chicago, received a claim for Edgar Degas’ Landscape with Smokestacks (Gutmann family) -- the case
was settled with the Art Institute receiving the work, part by gift of Searle and part by purchase from the Gutmanns

- The Seattle Art Museum received a claim for Henri Matisse's *Odalisque* (Paul Rosenberg family) – Seattle returned the painting to the Rosenberg heirs

- The Museum of Modern Art received claims for two paintings by Egon Schiele (*Dead City III and Portrait of Wally*) on loan from the Leopold Museum in Austria (Grunbaum and Lea Bondi families) – *Dead City III* has been returned to the Leopold Museum while the *Portrait of Wally* case is still pending in New York as of June 2009.

In 1998, with the rapidly increasing focus on these issues, the U.S. Federal Government held a series of congressional hearings, formed a Presidential Advisory Commission on Holocaust Assets in the U.S. (PCHA), and hosted the Washington Conference on Holocaust-Era Assets. At the same time, they released the "Washington Conference Principles on Nazi-Confiscated Art" (see Appendix A). Proceedings of this conference have been published online at: [http://www.state.gov/www/regions/eur/wash_conf_material.html](http://www.state.gov/www/regions/eur/wash_conf_material.html). In addition, the National Archives and Records Administration hosted a Symposium on Records and Research Relating to Holocaust-Era Assets.

At the same time, the Association of Art Museum Directors (AAMD) task force drafted their guidelines *Report of the AAMD Task Force on the Spoliation of Art during the Nazi/World War II Era (1933-1945)* (Appendix C), and the American Association of Museums (AAM) formed a working group to begin drafting their guidelines, *AAM Guidelines concerning the Unlawful Appropriation of Objects during the Nazi Era*, issued in 1999 (Appendix B). In 2001, the AAM and AAMD, along with the PCHA, issued their reports defining the standards for disclosure of information and the creation of a searchable central registry of museum object information, as detailed in the *AAM Recommended Procedures for Providing Information to the Public about Objects Transferred in Europe during the Nazi Era*, adopted in May 2001 (Appendix E).

In June 2009, a follow-up to the 1998 Washington Conference on Holocaust Era Assets was held in Prague. The 46 participating nations endorsed the Terezin Declaration on June 30, 2009 which reaffirmed the Washington Conference Principles and reinforced the necessity for continued provenance research. The proceedings have now been posted online at: [http://www.holocausteriaassets.eu/](http://www.holocausteriaassets.eu/).

As a result of these meetings and working groups, museums have adopted their own guidelines and procedures to deal with any provenance issues that might arise for their existing collections, potential acquisitions, and incoming loans, as well as how to approach their provenance research, and the public display of this information. The following guidelines and procedures are intended to be living documents, and should be updated periodically as new issues and concerns develop.
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I. Introduction and Guidelines for Existing Collections

Freer and Sackler Gallery Collection Management Policy:
If the Gallery has acquired in good faith a collection item that is subsequently determined to have been unlawfully appropriated during the Nazi era without restitution, the director will take prudent and necessary steps to resolve its status. These steps will be made in conjunction with the Office of the General Counsel, National Collections Program, Under Secretary for History, Art, and Culture, and the Secretary of the Smithsonian.

AAM Policy:
It is the position of AAM that museums should make serious efforts to allocate time and funding to conduct research on covered objects in their collections whose provenance is incomplete or uncertain. Recognizing that resources available for the often lengthy and arduous process of provenance research are limited, museums should establish priorities, taking into consideration available resources and the nature of their collections.¹

As a result of the renewed interest in World War II confiscations in the 1990s, the American Association of Museums (AAM) and the Association of Art Museum Directors (AAMD) developed guidelines and procedures intended to assist museums in the research of their existing collections. The guidelines define what objects require research, how to identify those objects that might have been unlawfully appropriated during the Nazi era, and how to make such information available to the public in an effort to aid in the discovery of those objects that were not restituted to their rightful owner following World War II. (See subsection IV.) The guidelines also contain recommended procedures of how to deal with the discovery of an unlawfully confiscated object within the collection and how to respond to claims against the museum. (See subsection VII.) The Smithsonian Institution has integrated these guidelines and procedures into their policy, in the SD 600 Implementation Manual, Chapter 23, “Unlawful Appropriation of Objects During the Nazi Era”. (See subsection III.)

The following documents refer to a museum’s existing collection and should be viewed as living documents to be updated periodically as new issues and concerns develop.

The related Provenance Research Chapter (see Chapter 5) applies to not only the Existing Collection objects, but also to potential Acquisitions, Gifts, Bequests and Transfers, as well as Incoming Loans.

¹ American Association of Museums Guidelines Concerning the Unlawful Appropriation of Objects During the Nazi Era, Approved, November 1999, Amended, April 2001, AAM Board of Directors.
II. Freer and Sackler Gallery Policies and Provenance Project

A. Freer and Sackler Collection Management Policy – related to Provenance Research of Collection Object

The Gallery adheres to the *Guidelines Concerning the Unlawful Appropriation of Objects During the Nazi Era*, issued by the American Association of Museums in November 1999 (AAM), and where applicable, the *Report of the Association of Art Museum Directors Task Force on the Spoliation of Art during the Nazi/World War II Era*. The text of these documents is included in the SD 600 Implementation Manual.

- The Gallery shall not knowingly acquire collection items that were unlawfully appropriated during the Nazi era without subsequent restitution.

- If the Gallery has acquired in good faith a collection item that is subsequently determined to have been unlawfully appropriated during the Nazi era without restitution, the director will take prudent and necessary steps to resolve its status. These steps will be made in conjunction with the Office of the General Counsel, National Collections Program, Under Secretary for History, Art, and Culture, and the Secretary of the Smithsonian.

B. The Freer Gallery of Art and The Arthur M. Sackler Gallery: World War II Provenance Project

In early 2009, the Freer and Sackler Galleries launched their website for the World War II Provenance Project which contains an introduction to their Provenance Project, which was initiated in 2006, along with the ongoing release of object histories. The website will ultimately include all Freer and Sackler objects, not just those with gaps in ownership.

Website: [http://c.asp.si.edu/collections/provenance.htm](http://c.asp.si.edu/collections/provenance.htm)
III. Smithsonian Institution Nazi Era Policy & Guidelines

A. Smithsonian Institution Policy on Unlawful Appropriation of Objects during the Nazi Era (SD 600 Implementation Manual, Chapter 23)

The Smithsonian adheres to the American Association of Museum Guidelines and has published their policy in the SD 600 Implementation Manual, Chapter 23. (See full text in Appendix D).

Excerpts

23.2 Policy

a. The Smithsonian shall not knowingly acquire collection items that were unlawfully appropriated during the Nazi era without subsequent restitution.

b. If the Smithsonian has acquired in good faith a collection item that is subsequently determined to have been unlawfully appropriated during the Nazi era without restitution, the Smithsonian will take prudent and necessary steps to resolve the status of the collection item.

c. The Under Secretary for Art will coordinate compliance with the AAM and AAMD guidelines and the application of Smithsonian policy on Nazi appropriated objects.

d. Each collecting unit shall apply the applicable provisions of the AAM and AAMD guidelines specified above to its collections management activities.

23.3 Collecting Unit Policies

Each collecting unit shall:

a. establish authority and assign responsibility to approve, document, and ensure compliance with Smithsonian policy on Nazi appropriated objects and applicable guidelines.

b. designate a unit contact for inquiries on provenance for collection items in the collecting unit.

c. incorporate applicable guidelines concerning Nazi appropriated objects as set in this Implementation Manual.

23.4 General Guidelines

23.4.1 Applicability

Smithsonian collections are very diverse in nature and subject matter, from works of art to zoological specimens, rare books to live animals, archival documents to spacecraft. As a result of this diversity and the nature of collections provenance for many collections, only a small percentage of Smithsonian collection holdings fall under the parameters of the AAM and AAMD guidelines concerning Nazi appropriated objects, including the added focus on European paintings and Judaica. However, the Smithsonian will adhere to these professional guidelines where applicable.

23.4.2 Smithsonian Implementation

In adherence to the Guidelines Concerning the Unlawful Appropriation of Objects During the Nazi Era and Recommended Procedures for Providing Information to the Public about Objects Transferred in Europe during the Nazi Era, issued by
the American Association of Museums, the Smithsonian will:

a. Identify collection items in Smithsonian holdings that were created before 1946 and that it acquired after 1932, that underwent a change in ownership during the Nazi Era (1933-1945), and that were or might reasonably be thought to have been in continental Europe between those dates ("covered items").

b. As a general rule, taking into account the diverse nature of Smithsonian collections, a collection item, created before 1946 and acquired after 1932, will be treated as a "covered item" if the collecting unit is unable to determine whether the item
  • might have been in continental Europe during the Nazi Era (1933-1945) and/or
  • underwent a change of ownership during that period.

c. For practical and historic reasons initially focus its research on European paintings and Judaica. The term “Judaica” is most broadly defined by the AAM Guidelines as the material culture of the Jewish people. First and foremost, this includes ceremonial objects for communal or domestic use. In addition, Judaica comprises historical artifacts relating to important Jewish personalities, momentous events, and significant communal activities, as well as literature relating to Jews and Judaism.

d. Make currently available collection and provenance information about covered items accessible online through the Smithsonian’s website www.si.edu/research/provenance and the AAM Nazi Era Provenance Internet Portal http://www.nepip.org. The National Collections Program is responsible for the Smithsonian’s website about covered items including creating and managing the Smithsonian’s account on the AAM Internet Portal.

e. Give priority to continuing provenance research of existing collections as resources allow. Provenance research should be incorporated into ongoing research of collections.

f. Undertake a reasonable inquiry into the provenance of collection items under consideration for acquisition and loan.

g. Make a prudent review and respond to any claim that a collection item in its collections was unlawfully appropriated during the Nazi era without subsequent restitution based on a fair evaluation of established facts, the applicable laws, and accepted ethical standards.

h. The Smithsonian Institution recognizes the importance of this issue and is committed to following the directives of the AAMD and the AAM. To this end, the Smithsonian collecting units are working to identify objects in their collections that fall under the scope of the AAMD and AAM guidelines. In accordance with the guidelines, priority in research has been given to European paintings and Judaica, with ancillary emphasis on sculpture produced before 1946.

B. Smithsonian’s Website: Provenance in the World War II Era, 1933-1945

As part of the Smithsonian’s ongoing and serious commitment to undertake provenance research into its collections, a website “Provenance in the World War
II Era, 1933-1945” was established. The European paintings and sculpture collections of the Hirshhorn Museum and Sculpture Garden were the subject of initial provenance research efforts\(^2\) beginning in the late 1990’s and the current work on the Asian collections in the Freer and Sackler collections will be published on the Freer and Sackler website, as well as Smithsonian’s website [http://provenance.si.edu/jsp/index.aspx], and the Nazi-Era Provenance Internet Portal Project (NEPIP) [http://www.nepip.org/] sponsored by the American Association of Museums.

IV. AAM and AAMD Guidelines and Recommended Procedures

A. AAM Guidelines for Existing Collections\(^3\) (For full report see Appendix B)

Excerpts:

These guidelines are intended to assist museums in addressing issues relating to objects that may have been unlawfully appropriated during the Nazi era (1933-1945) as a result of actions in furtherance of the Holocaust or that were taken by the Nazis or their collaborators. For the purposes of these guidelines, objects that were acquired through theft, confiscation, coercive transfer, or other methods of wrongful expropriation may be considered to have been unlawfully appropriated, depending on the specific circumstances.

In order to aid in the identification and discovery of unlawfully appropriated objects that may be in the custody of museums, the PCHA, AAMD, and AAM have agreed that museums should strive to: (1) identify all objects in their collections that were created before 1946 and acquired by the museum after 1932, that underwent a change of ownership between 1932 and 1946, and that were or might reasonably be thought to have been in continental Europe between those dates (hereafter, “covered objects”); (2) make currently available object and provenance (history of ownership) information on those objects accessible; and (3) give priority to continuing provenance research as resources allow. AAM, AAMD, and PCHA also agreed that the initial focus of research should be European paintings and Judaica.

[….]

It is the position of AAM that museums should make serious efforts to allocate time and funding to conduct research on covered objects in their collections whose provenance is incomplete or uncertain. Recognizing that resources available for the often lengthy and arduous process of provenance research are

\(^2\) The Smithsonian database also includes objects from the American Art Museum, Cooper-Hewitt National Design Museum, National Air & Space Museum, and the Smithsonian Institution, however this group of objects does not include provenance information, only captions and some images.

\(^3\) American Association of Museums Guidelines Concerning the Unlawful Appropriation of Objects During the Nazi Era, Approved, November 1999, Amended, April 2001, AAM Board of Directors.
limited, museums should establish priorities, taking into consideration available resources and the nature of their collections.

**Research**

a) Museums should identify covered objects in their collections and make public currently available object and provenance information.

b) Museums should review the covered objects in their collections to identify those whose characteristics or provenance suggest that research be conducted to determine whether they may have been unlawfully appropriated during the Nazi era without subsequent restitution.

c) In undertaking provenance research, museums should search their own records thoroughly and, when necessary, contact established archives, databases, art dealers, auction houses, donors, scholars, and researchers who may be able to provide Nazi-era provenance information.

d) Museums should incorporate Nazi-era provenance research into their standard research on collections.

e) When seeking funds for applicable exhibition or public programs research, museums are encouraged to incorporate Nazi-era provenance research into their proposals. Depending on their particular circumstances, museums are also encouraged to pursue special funding to undertake Nazi-era provenance research.

f) Museums should document their research into the Nazi-era provenance of objects in their collections.

**B. Report of the AAMD Task Force on the Spoliation of Art during the Nazi/World War II Era (1933-1945) (June 4, 1998)** (For full report see Appendix C.)

**Excerpts:**

**II. Guidelines**

AAMD has developed the following guidelines to assist museums in resolving claims, reconciling the interests of individuals who were dispossessed of works of art or their heirs together with the fiduciary and legal obligations and responsibilities of art museums and their trustees to the public for whom they hold works of art in trust.

**A. Research Regarding Existing Collections**

1. As part of the standard research on each work of art in their collections, members of the AAMD, if they have not already done so, should begin immediately to review the provenance of works in their collections to attempt to ascertain whether any were unlawfully confiscated during the Nazi/World War II era and never restituted.
2. Member museums should search their own records thoroughly and, in addition, should take all reasonable steps to contact established archives, databases, art dealers, auction houses, donors, art historians and other scholars and researchers who may be able to provide Nazi/World-War-II-era provenance information.

3. AAMD recognizes that research regarding Nazi/World-War-II-era provenance may take years to complete, may be inconclusive and may require additional funding. The AAMD Art Issues Committee will address the matter of such research and how to facilitate it.

V. Discovery of Unlawfully Confiscated Works of Art

This section relates to the steps a museum should take when they discover evidence of an unlawful appropriation without subsequent restitution to the rightful owner. The following AAM and AAMD guidelines provide recommended procedures and actions.

A. Freer and Sackler Collection Management Policy

The Gallery adheres to the Guidelines Concerning the Unlawful Appropriation of Objects During the Nazi Era, issued by the American Association of Museums in November 1999 (AAM), and where applicable, the Report of the Association of Art Museum Directors Task Force on the Spoliation of Art during the Nazi/World War II Era. The text of these documents is included in the SD 600 Implementation Manual.

If the Gallery has acquired in good faith a collection item that is subsequently determined to have been unlawfully appropriated during the Nazi era without restitution, the director will take prudent and necessary steps to resolve its status. These steps will be made in conjunction with the Office of the General Counsel, National Collections Program, Under Secretary for History, Art, and Culture, and the Secretary of the Smithsonian.

B. AAM and AAMD Guidelines for the Discovery of Unlawfully Appropriated Object within your collection

1. AAM Guidelines for Existing Collections4 (For full report see Appendix B)

Excerpt:

Discovery of Evidence of Unlawfully Appropriated Objects

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4 American Association of Museums Guidelines Concerning the Unlawful Appropriation of Objects During the Nazi Era, Approved, November 1999, Amended, April 2001, AAM Board of Directors.
g) If credible evidence of unlawful appropriation without subsequent restitution is discovered through research, the museum should take prudent and necessary steps to resolve the status of the object, in consultation with qualified legal counsel. Such steps should include making such information public and, if possible, notifying potential claimants.

h) In the event that conclusive evidence of unlawful appropriation without subsequent restitution is found but no valid claim of ownership is made, the museum should take prudent and necessary steps to address the situation, in consultation with qualified legal counsel. These steps may include retaining the object in the collection or otherwise disposing of it.

i) AAM acknowledges that retaining an unclaimed object that may have been unlawfully appropriated without subsequent restitution allows a museum to continue to care for, research, and exhibit the object for the benefit of the widest possible audience and provides the opportunity to inform the public about the object's history. If the museum retains such an object in its collection, it should acknowledge the object's history on labels and publications.

2. Report of the AAMD Task Force on the Spoliation of Art during the Nazi/World War II Era (1933-1945) (June 4, 1998) (For full report see Appendix C)

Excerpt:
D. Discovery of Unlawfully Confiscated Works of Art

1. If a member museum should determine that a work of art in its collection was illegally confiscated during the Nazi/World War II era and not restituted, the museum should make such information public.

2. In the event that a legitimate claimant comes forward, the museum should offer to resolve the matter in an equitable, appropriate, and mutually agreeable manner.

3. In the event that no legitimate claimant comes forward, the museum should acknowledge the history of the work of art on labels and publications referring to such a work.
VI. Label Text acknowledging World War II era Provenance

The above AAM and AAMD guidelines on the Discovery of Unlawfully Appropriated Objects recommend that museums acknowledge the object's history in its label texts and publications since this information is a very important part of the object's history. Below is a sample from the North Carolina Museum of Art's label text for a painting that was discovered to have been illegally confiscated during World War II.

A. Sample of Label Text from North Carolina Museum of Art

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Recent Acquisition
Lucas Cranach the Elder
German, 1472 - 1553
Madonna and Child in a Landscape, about 1518
Oil on panel
Philipp von Gomperz Collection, Vienna, Austria (looted by the Nazis, 1940; restituted 2000).
Acquired by the North Carolina Museum of Art as the partial gift of Cornelia Hainisch and Marianne Hainisch in tribute to their great-uncle Philipp von Gomperz, and as a partial purchase with funds from the State of North Carolina and various donors, by exchange, 2000 (2000.3)

Lucas Cranach the Elder ranks among the foremost artists of the German Renaissance. In this exquisite painting, Cranach places the Virgin Mary and the Infant Jesus in a northern landscape with dense evergreen forest and fanciful gated city in the distance. Mary is seated on the ground, emphasizing her humility. Her son reaches for a bunch of grapes, a symbol of the wine of the Eucharist and by association the blood shed at the Crucifixion. The beholder of the image would thus be reminded of the Christ Child's future sacrifice on behalf of mankind.

Though intended as an aid to the private devotions of the viewer, Cranach's Madonna and Child is also an object of great aesthetic pleasure and desire. As such, it has had a troubled, even notorious history. In March 1999, the Museum was notified that researchers had recently identified the painting as one stolen by the Nazis in 1940 from a Jewish private collection in Vienna.

According to documents, the painting was part of a large art collection owned by industrialist Philipp von Gomperz. After Austria was annexed to the Third Reich in 1938, the Nazis passed laws depriving Jews of their civil and property rights. For safety, Dr. Gomperz had moved to Czechoslovakia, but the following year he was detained by the invading Germans. In exchange for safe passage to Switzerland, the Nazis forced him to "sell" all of his property and other assets, including Cranach's Madonna and Child.

Paintings by the German Old Masters, especially Lucas Cranach, were avidly sought by Hitler and the Nazi elite, many of whom were amassing vast collections of looted art. Cranach's Madonna and Child was allotted to Baldur von Schirach, the governor (gauleiter) of Vienna and the leader of the Hitler Youth. It reportedly hung in Schirach's official residence.
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Continued:

A year later, with Vienna threatened by the Red Army, Schirach entrusted the Madonna and Child to a family friend who subsequently sold it through a Munich art dealer to dealers in New York. The picture was purchased in the early 1950s by George Khuner, a Vienna-born business executive living in California. Khuner was almost certainly unaware of the painting’s history. His widow, inspired by friendship with William R. Valentiner, first director of the North Carolina Museum of Art, bequeathed the painting to the Museum. It arrived in Raleigh after her death in 1984.

As soon as the facts of this story were confirmed in early 2000, the Museum made the decision to return Cranach’s Madonna and Child to the heirs of Dr. Gomperz. In gratitude, the family offered the painting to the Museum as a partial gift because the public should know that the heirs of Philipp von Gomperz appreciate the sense of justice shown by the [Museum’s] decision to restitute the painting.
VII. Procedure for Potential World War II Era Inquiries or Claims of Ownership

The Smithsonian Institution has written procedures in place to respond to World War II era inquiries and claims of ownership. A variety of circumstances give rise to claims making it necessary to deal with each claim individually as indicated in the variety of claims which have appeared since the late 1990s. In addition to the Smithsonian procedures, it would be useful to have in place a form requesting information from potential claimants. This form would request a description of the object, documentation of the object and ownership, and information about the claimants, as well as information about the owner of the object at the time of the loss. It also requests information regarding the circumstances of the loss and additional comments. The draft form below is based on a similar form from the Los Angeles County Museum of Art, as well as examples of press releases issued by museums following a resolution of a claim.

A. Procedures:

1. **Smithsonian Institution Procedure** for Potential Nazi Era Provenance Inquiries or Claims in the SD 600 Implementation Manual, Chapter 23. See Appendix D, section 23.4.4.

Excerpt:

**23.4.4 Procedures for Response to Nazi Era Provenance Inquiries**

Collecting units must follow the procedures for response to Nazi Era provenance inquiries outlined below:

a. General Inquires and Comments

   1. General inquiries about the SI Provenance website or Smithsonian policy on researching Nazi Era provenance will be directed to the National Collections Program (provenance@si.edu).

   2. General inquiries or comments about specific collection items will be directed to the appropriate collecting unit curator or registrar designated by the collecting unit when no claim or potential claim is involved.

b. Inquiries and Comments that Involve or Potentially Involve a Claim

   1. Inform and copy the director of the respective collecting unit, and inform the National Collections Program; Office of the General Counsel; and the cognizant Under Secretary of any inquiries that involve or potentially involve a claim.

   2. The cognizant Under Secretary will inform the Secretary of the claim.

   3. The Office of the General Counsel will promptly acknowledge receipt of the claim and inform the claimant what steps are being taken. Further information from the claimant may be requested.

   4. Collecting unit staff, the Office of the General Counsel, and the
National Collections Program will conduct research of the collection item in question to assist in determining the Smithsonian’s appropriate response.

5. All communications with the claimant or claimant’s attorney will be through, or approved by, the Office of the General Counsel. The OGC will keep the cognizant Under Secretary and the collecting unit director informed of the progress of the claim.

6. The cognizant Under Secretary will coordinate participation of central offices such as the Smithsonian Office of Public Affairs or Office of Government Relations as necessary.

7. All information concerning a claim or potential claim will be held in confidence until the Smithsonian has made a public comment on the claim.

2. AAM and AAMD Claims of Ownership Process

a. AAM Guidelines for Claims of Ownership (For full report see Appendix B)

It is the position of AAM that museums should address claims of ownership asserted in connection with objects in their custody openly, seriously, responsively, and with respect for the dignity of all parties involved. Each claim should be considered on its own merits.

a) Museums should review promptly and thoroughly a claim that an object in its collection was unlawfully appropriated during the Nazi era without subsequent restitution.

b) In addition to conducting their own research, museums should request evidence of ownership from the claimant in order to assist in determining the provenance of the object.

c) If a museum determines that an object in its collection was unlawfully appropriated during the Nazi era without subsequent restitution, the museum should seek to resolve the matter with the claimant in an equitable, appropriate, and mutually agreeable manner.

d) If a museum receives a claim that a borrowed object in its custody was unlawfully appropriated without subsequent restitution, it should promptly notify the lender and should comply with its legal obligations as temporary custodian of the object in consultation with qualified legal counsel.

e) When appropriate and reasonably practical, museums should seek methods other than litigation (such as mediation) to resolve claims that an object was unlawfully appropriated during the Nazi era without subsequent restitution.

f) AAM acknowledges that in order to achieve an equitable and appropriate resolution of claims, museums may elect to waive certain available defenses.

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5 American Association of Museums Guidelines Concerning the Unlawful Appropriation of Objects During the Nazi Era, Approved, November 1999, Amended, April 2001, AAM Board of Directors.
b. Report of the AAMD Task Force on the Spoliation of Art during the Nazi/World War II Era (1933-1945) (June 4, 1998) (For full report see Appendix C)

Excerpt:

E. Response to Claims Against the Museum

1. If a member museum receives a claim against a work of art in its collection related to an illegal confiscation during the Nazi/World War II era, it should seek to review such a claim promptly and thoroughly. The museum should request evidence of ownership from the claimant in order to assist in determining the provenance of the work of art.

2. If after working with the claimant to determine the provenance, a member museum should determine that a work of art in its collection was illegally confiscated during the Nazi/World War II era and not restituted, the museum should offer to resolve the matter in an equitable, appropriate, and mutually agreeable manner.

3. AAMD recommends that member museums consider using mediation wherever reasonably practical to help resolve claims regarding art illegally confiscated during the Nazi/World War II era and not restituted.

B. Request for Information Form

If you receive a possible claim from a member of the public for an object in the museum’s collection, after consultation with the Office of General Counsel this form may be sent to the claimant seeking more information. This form requests a description of the object claimed, documentation of the object and ownership, and information about the claimants, as well as information about the owner of the object at the time of the loss. It also requests information regarding the circumstances of the loss and additional comments. The draft form below is based on the form from the Los Angeles County Museum of Art.

1. Draft Inquiry of Object Lost during the Holocaust or World War II

Please complete the following information as completely as possible. We realize that you may not know all the information, but the answers to these questions will help us to identify your object(s).

**DESCRIPTION OF OBJECT:**
The object is a: (please check)

- Painting
- Sculpture
- Drawing
- Print
- Other (please specify) __________________________________________

Artist:____________________________________________________________
Title:___________________________________________________________
Medium (oil on canvas, panel; metal; wood, stone, paper, etc.) __________

Dimensions:_____________________________________________________
General Description of object as you recall it:________________________
How and when did you or your family originally obtain the object?

- **Purchase.** From whom and when?
- **Inheritance or Gift.** From whom and when?

**DOCUMENTATION:**
Do any of the following exist, which will help you identify your object?

- Photographs (either of the object alone or in a room)
- Bill of Sale
- Auction Catalogue
- Inventory in which the object is listed
- Family Records
- Insurance Records
- German Confiscation Records

Was the object ever exhibited publicly during the time your family owned it? If yes, where and when?

Who was the owner at that time?

Was the object ever mentioned in a book or article during the time your family owned it? If yes, where and when?

Have you ever seen a picture of the specific object or of a similar object in a book or article? If so, where?

**INFORMATION ABOUT PERSON MAKING INQUIRY:**

Name: ____________________________
Address: __________________________
Telephone: _________________________
Fax: ______________________________
E-Mail: ____________________________

You are:

- Owner of object(s) at time of loss
- Heir of owner at time of loss
- Authorized Agent of owner
- Institution
- Law enforcement agency
- Other (please specify)

**OWNER OF OBJECT(S) AT DATE OF LOSS (IF DIFFERENT FROM ABOVE):**

Name: ____________________________

Living

Deceased Date of Death (if known): __________________________

Current address (if applicable): ____________________________
Object was lost because of:

- Official Confiscation
- Theft by soldiers or individuals
- Coerced Sale/Trade
- Other (please specify) __________________________________________

Do you know who specifically took the object? ___________________________

Comments: _______________________________________________________

Was the loss of this object part of the loss of a larger collection? (Yes or No): _____

If yes, have you been able to relocate any of the other objects? (Yes or No): _____

If yes, under what circumstances and where were you able to locate these objects?
_______________________________________________________________________

Have you registered the loss of this object with any Post War Restitution Group
(government or private agency)? (Yes or No): _____________________________
If yes, which? _____________________________
Date of Report: _____________________________
What was the result of this report? _______________________________________
_______________________________________________________________________

Was the object insured?

- Yes
- No
- Don’t know

If yes, name of insurance company, policy number if known, name of insured, and late
date of policy payment: _______________________________________________
_______________________________________________________________________

**ADDITIONAL INFORMATION YOU WOULD LIKE US TO KNOW:** __________________
_______________________________________________________________________

_______________________________________________________________________

_______________________________________________________________________

_______________________________________________________________________

_______________________________________________________________________
C. Press Releases detailing Resolution of Claims

1. The Freer Gallery of Art

**FREER AND SACKLER GALLERIES LAUNCH WEB SITE FOR WORLD WAR II PROVENANCE PROJECT**

**Media only:** Katie Ziglar (202) 633-0449; ziglaka@si.edu

The Smithsonian's Freer Gallery of Art and the Arthur M. Sackler Gallery have launched a Web site that allows public access to research being conducted as part of the galleries' World War II Era Provenance Research Project. The site is part of a long-term provenance effort at the Freer and Sackler galleries, which together hold one of the nation's largest and most important collections of Asian art. The goal of the project is to identify and clarify the ownership history for works of art in the collections that might have been unlawfully taken by the Nazis during the World War II era and to make this information available to the public.

The Freer and Sackler galleries' project is a part of the Smithsonian's commitment to investigate and disclose information about objects that might have been misappropriated during the 1930s and 1940s. This commitment is in keeping with World War II provenance research guidelines that have developed through the Presidential Advisory Commission on Holocaust Assets in the United States, the American Association of Museums, and the Association of Art Museum Directors over the last decade, and which call for American museums to identify and research all questionable objects or "covered objects" in their collections.

"Covered objects" are defined as those created before 1946; that were acquired after 1932; that underwent a change of ownership between 1933 and 1945; and that were or might reasonably be thought to have been in continental Europe between those dates.

World War II provenance research is often a lengthy and difficult process that does not always result in a clear and unambiguous history of ownership. However, in 2002, the Freer and Sackler galleries successfully resolved a significant case of misappropriation involving an object in the Freer collection.

The case involved a Chinese bronze ritual vessel, widely considered one of the finest bronzes to come from the Early Western Zhou dynasty (11th century B.C.), which was acquired by the Freer Gallery of Art in 1938 (accession number F1938.20).

In July 2000, the galleries received a claim asserting that the heirs of Rosa and Jakob Oppenheimer were the rightful owners of the vessel. With the cooperation and assistance of the family, the Smithsonian researched the history of the vessel and discovered that it had been sold at an auction in Berlin in 1935 that was later determined to be a forced auction resulting from Nazi persecution of the Oppenheimers. C.T. Loo, a dealer with offices in New York and Paris, subsequently acquired the vessel in 1937. The Freer Gallery of Art purchased the vessel in 1938 from Loo, who asserted that it was acquired in China.

The claim was resolved when the Smithsonian and the Oppenheimer heirs amicably agreed on a purchase price for the artwork. The piece has remained in the museum's collection in Washington, D.C.

The history of this object and others in the Freer collection are being made public as part of the museum's provenance research project.
As the project continues to develop, the Freer and Sackler hope to establish new methods and standards of provenance research specifically for Asian objects and to facilitate the ongoing exchange of information among provenance specialists grappling with similar challenges.

"Our hope is that this research will not only clarify the 20th-century history of objects in our collections, but also include as much information as we can find on an object's earlier history," said Julian Raby, director of the Freer and Sackler galleries. "We also intend this research to have broader use in the form of databases of Asian collections, dealers and collectors. We have begun discussions with a number of institutions in Europe about forming a consortium to further such research, as we are convinced this information will have benefit to research institutions worldwide and the public at large."

For more information on the World War II Era Provenance Research Project at the Freer and Sackler galleries, visit [http://www.asia.si.edu/collections/provenance.htm](http://www.asia.si.edu/collections/provenance.htm)
2. Art Institute of Chicago

Art Institute Reaches Agreement Concerning Holocaust-era Settlement
Sculpture by Francesco Mochi

The Art Institute of Chicago announced today that it has reached a purchase and donation agreement with the heirs of the Holocaust-era owner of an important sculpture by Francesco Mochi (Italian, 1580-1654) known as "Bust of a Youth" (marble c. 1630), ensuring that the Art Institute will retain the sculpture which has been in its collections since 1989. The agreement was reached with the heirs of Federico Gentili di Giuseppe, who owned the sculpture prior to its public auction sale in April of 1941 in Paris, France. Mr. Gentili di Giuseppe, who died of natural causes in 1940, was a Jewish resident of France whose art collection was sold at public auction under the order of the French Court after his death.

The sculpture was originally acquired by the Art Institute in February of 1989 from the late Anthony Roth of Anthony Roth Fine Arts, Ltd., London, England. Mr. Roth, who was known as a highly reputable dealer of European sculpture, acquired the Mochi bust through a public auction conducted at the Hotel Drouot, Paris, France in 1988. The sculpture has been on public display and featured in numerous publications since its acquisition by the Art Institute.

In March of 1998, the Gentili de Giuseppe heirs brought legal action in France against the Musée Du Louvre and the State of France to have the auction sale of April 1941 declared null and void. On June 2, 1999, the Court of Appeals of Paris declared the sale of five specific paintings that were in the April 1941 auction null and void. The French Court held that the then-living descendants of the late Mr. Gentili di Giuseppe were prevented from freely attending to the administration of the estate due to the German occupation of France. The Gentili di Giuseppe heirs contacted the Art Institute regarding it in November 1999, and have been working with the Art Institute regarding the sculpture's provenance and ownership history. At the time the Art Institute acquired the sculpture, in 1989, there was no way that it could have known about the Gentili di Giuseppe heirs' claim since the heirs first went public with their claim in 1997 after they started the judicial process in France to void the April 1941 auction sale. Therefore, the Gentili di Giuseppe heirs agreed that the Art Institute and Mr. Roth had acquired the sculpture in good faith and had no reason to believe that there were or may have been any questions as to the sculpture's provenance.

In cooperation with the Gentili di Giuseppe heirs, the Art Institute confirmed that the sculpture was in the April 1941 auction. At that time, the sculpture was attributed in the auction catalogue to the well-known artist, Gian Lorenzo Bernini, and not Francesco Mochi. After confirming the sculpture's provenance, the parties agreed that the Art Institute will retain sole ownership of the sculpture under a partial purchase and donation of the Gentili di Giuseppe heirs' ownership claim so that it can continue to be properly conserved and displayed for the enjoyment of the public. The memory of Mr. Gentili di Giuseppe's prior ownership of the Mochi bust will be acknowledged by the Art Institute in connection with its display.
3. National Gallery of Art

News Release: November 20, 2000

National Gallery of Art to Return Painting to Heirs as a Result of Gallery Research and Web Posting

Washington, DC–After exhaustive research, the National Gallery of Art has concluded that a painting in its collection, *Still Life with Fruit and Game* (1615/1620) by Flemish artist Frans Snyders (1579-1657), is likely to have been confiscated by the Nazis from the Stern collection in Paris sometime before the German art dealer Karl Haberstock acquired it in 1941. By mutual agreement, the Gallery is arranging to return the painting to the authorized representative of the Stern family who learned about the provenance (history of ownership) from the Gallery’s Web site.

“The Gallery has been doing extensive World War II-era provenance research on the European art in its collection for three years and posts the results of that ongoing effort for the world to see on its Web site. We believe that full disclosure of all available information about works in the Gallery’s collection is of vital importance,” said Earl A. Powell III, director, National Gallery of Art.

**Background on the Snyders Painting**

The factors that led to the Gallery’s decision to return the painting are as follows:

- **Provenance:** Archival records discovered by Nancy Yeide, head of curatorial records at the National Gallery of Art, document that a still-life painting by Snyders was confiscated from the Stern collection in Paris, taken by Hermann Goering and traded by him to Haberstock (one of the Nazis’ principal dealers, although he had many other clients) in 1941. By 1945 Haberstock is known to have given the painting to Baron von Poellnitz. *Still Life with Fruit and Game* was purchased from von Poellnitz around 1968 by Herman Schickman. The Gallery acquired the painting in 1990 as a gift of Herman and Lila Schickman in honor of the Gallery’s fiftieth anniversary, which took place in 1991.

- **Expanded Provenance Information**

  - **Dimensions:** The dimensions of the Gallery’s painting (94.5 x 143 cm) are virtually identical to the dimensions of the Snyders painting (95 x 141 cm) that passed through Goering/Haberstock/von Poellnitz.

  - **Markings:** The Nazis assigned the code “ST” to the Stern collection from which a Snyders was taken and wrote this code on the backs of the confiscated pictures. Archival documents refer to a Snyders painting, *Still Life with Hare*, from the Stern collection with the code “ST11.” The Gallery’s painting has “ST” written on the stretcher. An heir to the Stern collection provided the Gallery with photographs of the backs of other confiscated pictures that were returned to his family after the war. The mark on the Gallery picture is in a style similar to the marks on the back of the other Stern pictures.
Some contradictory evidence remains, although it is overwhelmed by evidence that indicates the Gallery painting was the one taken from the Stern collection. Archival documentation of the Stern picture repeatedly refers to "hares," while the animal in the Gallery painting is clearly a deer, albeit a small one. Also, the "ST" on the back of the Gallery's picture does not include a numeral, and the Nazi system was alphanumeric (ST1, ST2, etc.).

Nevertheless, when the trustees of the National Gallery of Art were presented with all of the research, they approved the return of the work immediately upon receipt of assurances that the claimant who came forward is representing all heirs.

**World War II Provenance Research to Date**

The Gallery has conducted extensive research into the provenances and other aspects of works in its permanent collection over the last two decades, with particular attention over the last three years to the World War II era. In addition to the Snyders painting, to date the Gallery has found 11 paintings in its collection that passed through Nazi hands. In each case, the Gallery has discovered archival documents proving that the painting was returned to its rightful owner after World War II. These paintings are as follows: *Madame Stumpf and Her Daughter* (1872) by Jean-Baptiste-Camille Corot; *La Bretonnerie in the Department of Indre* (1872) by Gustave Courbet; *Portrait of a Man* (1522) and *Portrait of a Woman* (1522) by Lucas Cranach; *Self-Portrait* (1861) by Henri Fantin-Latour; *Portrait of a Young Man* (c. 1520/1530), attributed to Hans Holbein, the Younger; *Pianist and Checker Players* (1924) by Henri Matisse; *Place du Carrousel, Paris* (1900) by Camille Pissarro; *Tiberius and Agrippina* (c. 1614) by Sir Peter Paul Rubens; *Peasants Celebrating Twelfth Night* (1635) by David Teniers II; and *The Marriage of the Virgin* (c. 1491) by Luca Signorelli.

**National Gallery of Art's World War II Resources**

[www.nga.gov/resources/ww2res.htm](http://www.nga.gov/resources/ww2res.htm)

From the home page of the Gallery's Web site, click on *Resources* and then *World War II Resources*, for a list of resources available at the National Gallery of Art in Washington and/or on its Web site as follows: *Finding Aid to World War II Research Information, Photographic Archives Resources, Munich Collecting Point Archive, World War II Provenance Research, Provenance Search*, and *Related Publications*.

In order to search for works in the Gallery's permanent collection by artist, title, subject, or accession number, click on *Search the Collection* from the home page. In order to do a provenance search by names of former owners or persons associated with a work of art, such as a dealer's name, click on *Search by Provenance* from either the *Search by Collection* page or the *World War II Resources* page. Provenance texts of all of the Gallery's 3,175 paintings (including the 1,600 European paintings that could have been in Europe between 1933 and 1945) contain all research to date, much of which includes detailed footnotes. Users will find an explanation of how to read the Gallery's provenance texts as a link from the *Provenance Search* page.
North Carolina Museum of Art

Madonna and Child Painting to Return to North Carolina
NC Museum of Art to Purchase Cranach Painting after Returning Ownership to Austrian Family

RALEIGH, N.C. — The North Carolina Museum of Art Board of Trustees today unanimously approved the $600,000 purchase of the painting Madonna and Child in a Landscape, which earlier this year was returned to an Austrian family after it was proven to have been stolen by the Nazis during World War II.

In its action, the board also acknowledged that the purchase was made possible by the gift of Cornelia Hainisch and Marianne Hainisch, grandnieces of Dr. Philipp von Gomperz, a wealthy Viennese collector. The Gestapo confiscated the painting from Gomperz in 1940. The work, attributed to Lucas Cranach the Elder (1472-1553), has an appraised value of $800,000-$1.2 million.

The Museum of Art is the first American museum in the country to return a work of art seized during the Holocaust era without litigation. It was the Museum’s action in February — returning the painting to the heirs — that prompted the heirs to consider a partial gift/partial purchase resolution.

In a letter last month to Museum Director Dr. Lawrence J. Wheeler, the Hainisch sisters asked that the concession on the sale price be treated as a “partial donation because in our opinion the public should know that the heirs of Philipp Gomperz appreciate the sense of justice shown by the [Museum’s] decision to restitute the painting.”

The painting will be reinstalled in the Museum’s European galleries sometime in August. In the meantime, Museum officials are planning a variety of educational programs related to the painting’s remarkable history.
VIII. Curatorial and Object File Inquiries

As the Freer and Sackler Galleries World War II Provenance Project continues to release more object histories onto the website, there could be an increase of interest in accessing your object files. In that case, it will be useful to set conditions for use of the files in written form.

A. Freer and Sackler Collection Management Policy – related to Curatorial and other document files (under section VII)

Curatorial records may be consulted only under the supervision of an authorized curator who will be available to assist researchers in examining records in such files. Any uncertainty concerning the appropriateness of granting access to particular records shall be referred to the director or deputy director, who shall consult with the Office of the General Counsel, as appropriate.

Requests for access to data, documents, publications, and research records will be accommodated appropriately and in a professional manner. All sensitive data, such as the names of donors wishing anonymity, addresses, appraised values, storage locations, and collecting localities, will be protected.

B. Application for Examination of Curatorial/Object Records

Access to your files should follow guidelines established by the archival community. Files should be made available by appointment only, and the visit will be supervised by a staff member. Prior to arrival, or at the latest, upon arrival, the visitor should fill out an Application for Examination of Records which outlines the conditions for use of your files. Staff members will photocopy any documents requested and will record what photocopies were requested on the bottom of the form.

1. Sample Application Form from the National Gallery of Art

(see below)
1. Sample Application Form from the National Gallery of Art

```plaintext
NATIONAL GALLERY OF ART
APPLICATION FOR EXAMINATION OF CURATORIAL RECORDS

I hereby request permission to examine the material listed below for the following purpose:

<table>
<thead>
<tr>
<th>Book</th>
<th>Article</th>
<th>Catalogue</th>
<th>Lecture</th>
<th>Dissertation</th>
<th>Unpublished paper</th>
<th>Other (explain)</th>
</tr>
</thead>
</table>

I understand that permission to examine these materials does not include permission to publish them at any time, and that it is both my ethical and my legal obligation to make separate written application for permission to publish to the Curator of Records (the "Curator"), specifying the material or excerpt. I agree to abide by the Curator's decision.

I understand further that the National Gallery of Art (the "Gallery") makes no representation that it is the owner of any copyright or other literary property in the materials contained in its records; that the responsibility for determining the nature of any rights and the ownership or interest therein, for obtaining the appropriate permission to publish or use, and for determining the nature of any liabilities (including liabilities for defamation and invasion of privacy) that may arise from any publication or use, rests entirely with me.

If the Curator authorizes me to make or provides me with a reproduction of any Gallery file material, I agree that it will be used solely for my own convenience, and that it may not be consulted by or transferred to any other person or institution without written permission from the Curator.

In the event of a publication based in whole or in part on the Gallery's curatorial records, I will (a) acknowledge the Gallery as a source, (b) notify the Curator of such a publication, and (c) without hereby obligating myself to incur any expense therefore, attempt to place a copy of such publication in the Gallery's library.

In consideration of my being granted permission to examine any materials on the terms set forth above, I agree to indemnify and hold harmless the Gallery, its officers, employees, and agents from and against all claims resulting from my use of the materials, including the costs of opposing or defending against such claims.

Signature ___________________________ Date ___________________________

Print full name ___________________________
Permanent Address ___________________________

Affiliation ___________________________
Title/Occupation ___________________________

OFFICE USE ONLY BELOW THIS LINE

Date of Use ___________________________ Materials Consulted ___________________________ DCRF Initials ___________________________
C. Suggestions for the Future:

A 2008 review of the main Object Files and Curatorial Files – how they evolved and what files have been maintained – has raised a very important issue. Traditionally, in some departments, curators were allowed to take their “curatorial” files with them when they departed. As a consequence, the curatorial departments, as well as the museums’ Object Files have lacked important object information along with a number of important documents. This issue should be explored in all curatorial departments to discover how each department has traditionally dealt with their files and a system implemented to retain any necessary documentation within the main Object Files as well as the Curatorial Files.

It is recommended that all documents or material directly related to the Freer and Sackler objects be included in the museum’s primary Object Files for ease of access and long term archival purposes. This includes any documents relating to provenance, history of the object, articles, publications, exhibition history, bibliography, and any other material directly related to that object, such as invoices and correspondence. This information can also reside in the curatorial files, however it is best if the originals are placed in the museum’s Object Files. (Personal curatorial research and information is not included in this group of material and documents.)

Ideally, with each update in TMS, a new dated hardcopy of substantial additions to TMS records should also be included in the Object Paper file.
Chapter 3

Guidelines for Acquisition of Artwork

I. Introduction and Guidelines for Acquisitions

II. Freer and Sackler Galleries Implementation Guide to Fulfilling Provenance Requirements in conjunction with the Smithsonian Institution Policy on Acquisitions

III. Smithsonian Institution Board of Regents Policy on Museum Acquisitions, 1973

IV. Freer and Sackler Collection Management Policy – Acquisitions Section

V. AAM and AAMD Guidelines for Acquisitions
   A. AAM Guidelines for Acquisitions
   B. AAMD Guidelines for Acquisitions
   C. AAMD Report on Acquisitions of Archaeological Materials and Ancient Art

VI. Suggested Procedures and Questionnaires
   A. Donor Questionnaire
   B. Vendor Questionnaire
   C. Curatorial Acquisitions Provenance Checklist

VII. Freer and Sackler Gallery Forms
   A. Freer Deed of Gift
   B. Sackler Deed of Gift
   C. Sackler Warranty
I. Introduction and Guidelines for Acquisitions

The following guidelines related to all acquisitions, whether by purchase, transfer, gift or bequest, should be viewed as living documents to be updated periodically as new issues and concerns develop. This information provides the type of research that should be conducted on all prospective acquisitions, what questions to ask your donors and vendors, when to proceed with acquisitions, when to notify others of your research results, and how to address documentation and public disclosure.

The Freer and Sackler Galleries have created an “Implementation Guide to Fulfilling Provenance Requirements in conjunction with the Smithsonian Institution Policy on Acquisitions” which also relates to the “Smithsonian Institution Board of Regents Policy on Museum Acquisitions 1973” document as well as the Acquisitions section of the Freer and Sackler Gallery “Collection Management Policy”. (See sections II, III and IV.) Also included are the AAM and AAMD Acquisition Guidelines and the “Report of the AAMD Task Force on the Acquisition of Archaeological Materials and Ancient Art (revised 2008)” (see section V). Section VI contains suggested procedures related to provenance requests and draft Donor and Vendor Questionnaires (see section VI).

Some of these same guidelines will also apply to loans and will be discussed further in that section.

See also the related Provenance Research Chapter (see Chapter 5).

II. Freer and Sackler Galleries Implementation Guide to Fulfilling Provenance Requirements in conjunction with the Smithsonian Institution Policy on Acquisitions

The Smithsonian Institution has accepted the AAMD’s revision of its Report and Guidelines on the Acquisition of Archaeological Materials and Ancient Art and now accepts the standard of November 17, 1970 (the date of completion of the 1970 UNESCO Convention on the Means of Prohibiting and Preventing the Illicit Import, Export and Transfer of Ownership of Cultural Property) as a fixed cut-off date for determining whether an undocumented work of art can be acquired.

All works must be vetted for proper provenance according to the standards of evidence stipulated in the Smithsonian Institution Guidelines. The Smithsonian Institution Policy on Acquisitions is currently undergoing formal revisions to accommodate the acceptance of this new date. In the meantime please accept this as a suggested guide for possible avenues of provenance research in terms of acquisition requirements.

The Director, with the assistance of the sponsoring Curator and the Head of Collections Management, before authorizing the acquisition of an object, whether by purchase, transfer, gift or bequest, has the responsibility, in good faith, to ascertain, from the circumstances surrounding the transaction, or his knowledge of the object’s provenance, that the object in question was not stolen or wrongfully converted, and is not illegally present in the United States.
At the initiation of any transaction, the owner/vendor should be made aware that a full vetting of provenance is an essential part of the acquisition process and that their full cooperation will greatly aid the process. Each transaction will vary in particulars. As applicable and appropriate to each situation, the work under consideration should have:

1. A statement of provenance history obtained from the owner and included as part of the written report prepared for the recommendation of acquisition.
2. An export license.
4. Compliance with Guidelines Concerning the Unlawful Appropriation of Objects During the Nazi Era issued by the American Association of Museums (AAM Guidelines, November 1999).

Provenance research can reference searches with internationally recognized entities such as

1. The International Foundation for Art Research (IFAR).
2. Art Loss Register (ALR).
3. UNESCO Cultural Heritage Laws Database.

The Director also has the responsibility to ascertain that any proposed new acquisition was not unethically acquired from its source, unscientifically excavated or illegally removed from its country or origin after November 17, 1970.

The Smithsonian Guidelines reflect the positions taken in the UNESCO Cultural Heritage Laws ratified by various nations. Particular emphasis is placed on looting of archeological sites, including tombs and architectural structures. The issuance of an export license by a legitimate government authority should satisfy due diligence.

If the immediate source of the work is not the country of origin and/or an export license is not available for works likely to fall into the above described categories there are other research options available for provenance information or as evidence for a claim that the work was acquired prior to 1970, such as:

1. Records of ownership, donor histories.
2. Publication records, books, journals, auction catalogs.
3. Public exhibit records, exhibit catalogs.
It should be noted that the cultural properties protection laws and standards of enforcement vary from country to country. As well, due to changes in administrations or regimes, there are not only inconsistencies in enforcement but occasional reversals of previously granted permissions. When issues of provenance cannot be otherwise resolved, the legitimate authority in the country of origin should be contacted. Due to the varying conditions noted above, such contacts should be initiated with considerable circumspection and informed by knowledge of the relevant bureaucracies and personalities involved.

If the work(s) under consideration is of indeterminate provenance and of a type made in multiples for commercial and trading purposes and not of a type typically buried in tombs nor a fragment of a larger work disassembled for the purpose of sale of multiple parts, the Director, having pursued reasonable avenues of due diligence, may exercise discretion in recommending the acquisition.

1. Consultation should take place widely within the Institution, particularly with those scientists or curators whose interests would be affected by acquisition of the object. For example, issues of material identification may require the assistance of staff biologists or other experts.
2. Where there are instances of legal doubt the Office of the General Counsel should be consulted. A special panel may be created to help determine answers to the questions raised.

In the case of a substantial proposed acquisition of foreign provenance whose acceptability is in question, the Gallery, with owner’s approval, will contact as appropriate one or more of the following. Sample correspondence can be found attached and should be accompanied by photographs of the item.

1. The competent authorities or corresponding national museums of the probable countries of origin.
2. Ambassador of the country of origin serving in Washington, D.C.
3. The countries whose laws may be affected by the transaction, in order to determine whether the latter can advise the Institution as to the status of the object.

If any such object can be demonstrated to form part of the national patrimony of another country, the Institution will take reasonable steps within its power to aid that country in its efforts to affect the object’s return.

A “substantial acquisition” is here understood as a work of proven rarity and unusual aesthetic quality as determined by research of comparable works, and the published and/or solicited opinions of experts. Monetary value is an important, but not an overriding determinant in the definition of “substantial.”

The definition of “national patrimony” varies from country to country. Indeed, some countries allow for the export of such substantial works in the interest of providing select sites outside of their national boundaries with examples of the
highest aesthetic and historic value. An export license issued by the legitimate authority in a country of origin constitutes a due diligence search for provenance.

In instances where there is doubt, the country of origin should be contacted. This contact should, as noted above, be initiated with considerable care and forethought.

The guidelines set forth here should also be applied in determining whether to accept loans for display or other purposes.

The provenance of acquired objects shall be a matter of public record.
Sample Correspondence  
Freer and Sackler Galleries Letterhead  

Date__________  
XX. XXXX  XXXXX  
X XXXXXX  
XXXX  

Dear XXXX  

I am writing to you about an important work of art from [country, region] which the Arthur M. Sackler Gallery [Freer Gallery of Art] of the Smithsonian Institution in Washington D.C., USA is considering as a [gift/purchase].  

The item depicts/or is important for the collection because [   ].  

As you may know, the Smithsonian must make a detailed scrutiny of any object considered for acquisition. We would like to have final assurance from you that the Government of [   ] has no objections to the Smithsonian acquisition and display of the piece, of which a photograph is enclosed.  

Since we are eager to proceed on this matter, which will give art from [   ] a higher profile at the [Freer/Sackler] Gallery, we would very much appreciate an early reply from you.  

Sincerely yours,  

<JR>  

Julian Raby, Director  

enclosures
III. Smithsonian Institution Board of Regents Policy on Museum Acquisitions, 1973

Please note that in 2008 the Smithsonian Institution accepted the American Association of Museum Director’s revision of its report and guidelines on the Acquisition of Archaeology Materials and Ancient Art which accepts the standard of November 17, 1970. Due to the acceptance of that report, the following policy is in the process of revision.

On May 9, 1973, the Smithsonian Board of Regents approved the Policy on Museum Acquisitions, which requires the Smithsonian to acquire collections legally and ethically and to cooperate with all local, state, federal, and foreign authorities and institutions to protect art, antiquities, national treasures, and ethnographic materials from destructive exploitation. The Smithsonian repudiates the illicit traffic in art and objects. Objects and specimens, which have been stolen, unscientifically gathered or excavated or unethically acquired, should not be made part of Smithsonian museum collections.

In consideration of this policy, the director of each collecting unit shall be responsible for the application of the following rules:

1. Each director, before authorizing an acquisition, has the responsibility, in good faith, to ascertain that the collection in question was not stolen or wrongfully converted, and is not illegally present in the United States.

2. Each director has the responsibility to ascertain that any proposed new acquisition was not unethically acquired from its source, unscientifically excavated, or illegally removed from its country of origin.

3. In cases of doubt, the director should consult widely with the Smithsonian, particularly with those scientists or curators whose interests would be affected by acquisition of the objects, and with the Office of the General Counsel. Where helpful, a special panel should be created to help pass on the questions raised.

4. In the case of a substantial proposed acquisition of foreign provenance whose acceptability is in question, the Institution will contact the competent authorities or corresponding national museums of the probable countries of origin, or the countries whose laws may be affected by the transaction, in order to determine whether the latter can advise the Smithsonian as to the status of the objects. If any such object can be demonstrated to form part of the national patrimony of another country, the Institution will take reasonable steps within its power to aid the country in its efforts to effect the object’s return.

5. In case the Institution should thereafter come into possession of an object which can be shown to have been acquired, excavated, or exported in violation of Rule 2 above, the Smithsonian should proceed as appropriate in each case, to seek to return the object to the donor or vendor or to contact the competent authorities or corresponding national museum in the probable country of origin, to determine what steps might be taken best to preserve the interests of all parties.

6. The policy set forth here should be applied in determining whether to accept loans for display or other purposes.

7. The provenance of acquired objects shall be a matter of public record.
II. ACQUISITION OF OBJECTS

A. Acquisition Criteria

Objects considered for acquisition must be of very high quality with respect to intellectual value, aesthetic standards, art history, and physical condition. All candidate objects undergo rigorous examination by the curatorial staff and the Department of Conservation and Scientific Research, who then make recommendations to the director.

The object must fit into the Gallery’s Collections Plan.

The Gallery must have the facilities to maintain the object in a manner appropriate to its size, condition, and conservation needs.

Acquisition is further guided by the Board of Regent’s Policy on Museum Acquisitions in SD 600.

The objects must have been collected legally and ethically by the source or donor. All local, national, and international laws, treaties, and conventions applicable to art and archaeological objects and sites must be observed and compliance documented.

The provenance of an object considered for acquisition must be thoroughly researched and documented. It is the responsibility of the curator to furnish a provenance to the director, which qualifies under the Smithsonian’s policy regarding the UNESCO Convention of 1970. In the event of a substantial question about an object, the following established procedure is to be followed. Permission must be obtained from the owner to initiate the investigation; if that permission is denied, then the Gallery takes no further action, and the object is not considered for acquisition. With the permission of the owner, photographs of the object and accompanying explanatory letters are sent to the ambassador of the country of origin in Washington, D.C., the director of the national museum in the country of origin, and/or the American ambassador serving in the country of origin. Responses from these sources are then weighed in light of the Smithsonian Institution Policy on Museum Acquisitions (May 9, 1973) and SD 600.

In General, the object must be unencumbered by copyright, patent, trademark, or other intellectual property rights, or the artist, donor, or seller must sign a non-exclusive license allowing the Gallery to reproduce the object in its own publications, educational material, and publicity for the Gallery.

It is the policy of the Gallery to accept only unencumbered objects (i.e., objects not accompanied by restrictions that substantially inhibit the Gallery’s discretion to use such objects to further its goals). The director may consider exceptions to this general policy after consultation with the Office of the General Counsel, National Collections Program, and Under Secretary for History, Art, and Culture. Any restrictions accepted by the Gallery must be a matter of record and be noted in the object’s record in The Museum System (TMS) and placed in the appropriate accession file.

The Gallery adheres to the Guidelines Concerning the Unlawful Appropriation of Objects During the Nazi Era, issued by the American Association of Museums (AAM) in November 1999, and where applicable, the Report of the Association of Art Museum Directors Task Force on the Spoliation of Art during the Nazi/World War II Era. The text of these documents is included in the SD 600 Implementation Manual.

- The Gallery shall not knowingly acquire collection items that were unlawfully appropriated during the Nazi era without subsequent restitution.
- If the Gallery has acquired in good faith a collection item that is subsequently determined to have been unlawfully appropriated during the Nazi era without restitution, the director will take prudent and necessary steps to resolve its status. These steps will be made in conjunction with the Office of the General Counsel, National Collections Program, Under Secretary for History, Art, and...
Culture, and the Secretary of the Smithsonian.

All acquisitions are presented by the curator to the Gallery’s Acquisition Committee of the Board, and, if approved, the acquisition forms are signed by the director and the deputy director. These forms will indicate whether the object has been approved or denied for acquisition.

See attached Collecting Plan for the Gallery.

Additional requirements specific only to the Freer Collection:
The guiding principles and specific administrative procedures governing the acquisition policy of the Freer Gallery of Art were first formulated by Charles Lang Freer. Although those procedures appear in Mr. Freer’s will and the codicil thereto, the most detailed statement appears in a letter dated June 4, 1919, he wrote to John E. Lodge, the Gallery’s first director.

“In order that occasionally, in the years to come, important objects of a high standard of aesthetic quality and excellence, related to the collection as it now exists, may be added thereto, I have left in my will a bequest the income of which is to be expended for such purpose by the Regents of the Smithsonian Institution, providing that the object or objects under consideration are approved by the members of a committee composed of the Secretary of the Smithsonian, the National Fine Arts Commission, the Keeper of the Freer Collection, and during their lifetimes, Miss Rhoades, Mrs. Eugene Meyer, Jr., and Mrs. H. O. Havemeyer. This arrangement will, I believe, protect the collection from undesirable additions, and at the same time allow it in the future to expand by the acquisition of specimens of the highest quality.”

Dr. Charles D. Walcott, secretary of the Smithsonian, wrote to John E. Lodge on December 30, 1920:

“That insofar as may be compatible with the provisions in Mr. Freer’s Will, no object or objects of any kind shall be purchased for, or put in the building or court of, the Freer Gallery of Art without consultation with and approval of the Curator. . . .

“Under paragraph four in the First Codicil to the Last Will and Testament of Charles L. Freer, the Curator and those empowered as provided in said paragraph to recommend the purchase of works of art for the Freer Gallery of Art, shall consider and recommend to the Secretary whether the opportunity to make such purchases exists.”

Additional requirements specific only to the Arthur M. Sackler Collection:
When the director is not available and a proposed acquisition must be decided upon within a limited period of time, the deputy director may approve an acquisition, with the concurrence of members of the Acquisition Committee of the Board, the chief curator, and the Smithsonian’s Under Secretary for History, Art and Culture.

1. Gifts and Bequests
Objects are acquired through gifts and bequests and all must meet the acquisition criteria stated above. Bequests are considered in consultation with the Office of General Counsel, with all probate notices, release forms, etc., forwarded to that office for attention. The Office of General Counsel is the sole signatory for bequests.

As a general rule, gifts and bequests are not accepted for the collections unless there is a good-faith intention to accession them into the collections for an indefinite period of time. Occasionally, however, only a portion of an offered collection is suitable for accessioning into the Gallery. In those cases, the entire collection may be accepted if, in the opinion of the director, suitable arrangements can be made for the disposition of the objects outside the Gallery’s needs. Such disposition must be in accord with any terms of the gift or bequest, and appropriate notice must be given to the donor or the estate in consultation with the National Collections Program, and Under Secretary for History, Art, and Culture.

The registrar must record objects under consideration for any of the collections and for each object create an Acquisition Consideration form and circulate it to the conservator in charge of acquisitions and the appropriate curator. The registrar will enter any comments regarding the donation or donor and note any
possible restrictions on the form. The conservator shall examine the object with an eye to its condition, previous repairs, age, materials, and methods of manufacture and note his or her findings in a written report, which will accompany the Acquisition Consideration form. The curator will write an art historical justification of the object, relate it to other objects from its culture or category, and explain how it enhances the collection and future aims of the Gallery. The curator also will note the object’s provenance consistent with the Smithsonian’s policy on museum acquisitions and the guidelines regarding objects that may have been in Europe during the Nazi era.

Additional requirements specific only to the Freer Collection:
Gifts and bequests of objects may be accepted for the Freer Collection if they meet the acquisition criteria stated above and are also approved by the Secretary of the Smithsonian and the Commission of Fine Arts, per terms of the will and codicil of Charles L. Freer.

If an exception to the general policy of accepting only unrestricted gifts and bequests is considered, no restriction may conflict with mandatory restrictions imposed by Mr. Freer. Namely, an object in the Freer Collection may not be removed from the building at any time, except when necessary for the purpose of making repairs or renovations in the building, and the Gallery may not dispose of any object in the collection.

Additional requirements specific only to the Arthur M. Sackler Collection:
If a proposed gift involves the naming of an area within the Gallery, both SD 105 and the Arthur M. Sackler Deed of Gift of July 28, 1982, should be reviewed.

Additional requirements specific only to the Freer Study Collection:
An object that fails to meet the criteria for acquisition into the Freer or Sackler collections may be considered for the Study Collection.

All acquisitions require only the approvals of the director and the deputy director.

2. Purchases
Purchases of objects by or for the Gallery are possible if they meet the acquisition criteria stated above. Candidate objects will undergo the same acquisition consideration paperwork and procedures as outlined above in II. B.

All costs associated with the purchase of a new acquisition will be on public record and maintained in the object record.

If the proposed method is a bargain sale—i.e., when property is offered at less than its fair-market value, and the seller intends to make a charitable contribution of the difference between the purchase price and the fair-market value—early advice must be sought from the Office of General Counsel, which office must prepare and approve the bargain sale agreement.

Additional requirements specific only to the Freer Collection:
Purchases for the Freer collection also must be approved by the Secretary of the Smithsonian and the Commission of Fine Arts.

Additional requirements specific only to the Freer Study Collection:
Purchases of objects for the Study Collection may be made if the objects meet the acquisition criteria stated above, and the director approves such purchases. However, gifts and bequests of objects for the Study Collection are preferred over purchases by the Gallery.

3. Transfers
Transfer is the acquisition of objects from a federal or government agency or a Smithsonian collecting unit through the conveyance of legal title. The Freer, Sackler, and Freer Study collections can all accept the transfer of objects if they meet the acquisition criteria stated above. The same acquisition and approvals procedures shall be followed as for gifts and purchases.
In addition, transfers may be made to and from the Sackler Collection and the Freer Study Collection. Transfers may be made into but not out of the Freer Collection due to the restriction on deaccessioning from that collection. The acquisition and approval procedures noted in section II will be followed.

4. Exchanges
The Sackler Collection and the Freer Study Collection may engage in exchanges of objects with other nonprofit and educational institutions as long as the criteria governing gifts, bequests, and purchases are adhered to for proposed acquisitions and the criteria governing deaccessions are adhered to for object(s) selected for removal. The net exchange must not diminish the collections, as determined by the director. If the value of the object(s) to be released by the Gallery in an exchange exceeds $10,000, at least one written, independent appraisal will be obtained and similar supporting documentation will be required for the object(s) proposed for acquisition.

When donors of items that are being considered for exchange or deaccession are still living, the Gallery may discuss the planned action with them as a courtesy. In addition, this notification may be extended to the living heirs of the donor. All such notification will be determined by the Gallery based on the circumstances and merits of each individual case, if such donors or heirs are known or can be located within a reasonable time period.

5. Accessioning
It is the responsibility of the Collections Management Office to record promptly and accurately all objects accepted for the collections of the Gallery, assign unique identification numbers to such objects, maintain all important documents relative to the status of the objects in the Gallery, and ensure that complete and contemporaneous records are kept concerning the historical background, care, and use of such objects. Appropriate forms and procedures for achieving these ends shall be designed and promulgated by the Collections Management Office with the approval of the director or deputy director in consultation with the Office of General Counsel.

Before an object is accessioned, the registrar should have documentation establishing the Gallery’s title (usually an executed Deed of Gift, an executed Bill of Sale, evidence of bequest, etc.), delivery of the object to the Gallery and acceptance of the object by the Gallery (usually a letter of acknowledgement or receipt, etc). It is the responsibility of the curators to see that this information is forwarded promptly to the Collections Management Office.

Immediately upon accessioning, the appropriate curator will write a scholarly descriptive catalogue entry on the object and furnish this information in a timely manner to the registrar for inclusion in the permanent object record, which will include all documentation related to the acquisition, cataloguing, and care of the object. The registrar is responsible for preparation, maintenance, and access to accession records.

A comprehensive object record is maintained by the Collections Management Office in a computerized database system, currently The Museum System (TMS). At a minimum, every record should document:

- the object’s accession number(s)
- artist or maker, if known
- country of origin, if known
- source of object (donor, vendor)
- title or description
- medium
- dimensions
- date of accession
- location
- provenance
- restrictions

A hard-copy file containing all information and correspondence relating to the object shall be maintained in fire-safe cabinets by Collections Management. Data on TMS is backed up nightly and stored off-site by the Smithsonian’s Office of the Chief Information Officer (OCIO).
Records of complete technical examination and analysis of objects shall be maintained in the Department of Conservation and Scientific Research, with reference to treatment performed noted in the object file and the TMS record.

After appropriate approvals, each object to be accessioned is assigned the next available number for the respective collection. To distinguish Freer Gallery collection objects, the number is prefaced by the letter “F.” The first four digits of the number indicate the year of acquisition; this is separated from the chronological number by a period: F1879.1, F1979.2, etc. Sackler Gallery accession numbers are prefaced by the letter “S.” The number follows the same model as the Freer collection acquisition numbers.

Catalogue cards are filed by subject, year, and donor/source for each item. Cards include a brief identification of the item, a photograph, and the storage location.

Additional requirements specific only to the Freer Study Collection:

Numbers will be assigned to each object accessioned into the Study Collection. The number consists of three-parts with an “FSC” (Freer Study Collection) prefix, a hyphen, an alphabetic code representing the object type (usually its material of construction, e.g., L = lacquer), and a serial number of accessioning. Examples of Freer Study Collection numbers include FSC-P-3; FSC-L-82; SC578 (old form; discontinued).

Catalogue cards are filed by media and donor/source in the Collections Management Office, and duplicate cards are placed in the storage rooms assigned to the objects.

6. Copyright and Similar Interests

The transfer document shall reflect that all copyright and similar interests will be passed to the Gallery on acquisition unless a different arrangement is negotiated with the owner or vendor. In the case of copyrighted works, the Gallery should endeavor to obtain a non-exclusive license from the copyright holder if the copyright holder is not willing to transfer copyright to the Gallery. Questions arising on this issue should be referred to the Office of the General Counsel.

7. Appraisals

The policy of the Gallery does not permit staff members to place a monetary evaluation on objects brought to the museum for examination or as potential acquisitions. When requested by potential donors, the Gallery may suggest the names without endorsement of several qualified professional appraisers.

The Gallery does not pay potential donors or appraisers for appraisals of donated works for the purpose of tax deduction. Securing appraisals for tax purposes is a donor’s responsibility. Questions should be referred to the Office of the General Counsel.
V. AAM and AAMD Guidelines for Acquisitions

As part of the AAM guidelines, museums should take “all reasonable steps to resolve the Nazi-era provenance status of objects” prior to acquisition through purchase, bequest, gift or exchange. Particular attention should be given to those objects created prior to 1946 and which could have been in Europe between 1933 and 1945, as well as archaeological objects. Along with other acquisition paperwork, donors and sellers will receive requests and questionnaires to provide provenance information, as well as exhibition histories, bibliographies and conservation histories.

A. AAM Acquisition Guidelines

a) Standard research on objects being considered for acquisition should include a request that the sellers, donors, or estate executors offering an object provide as much provenance information as they have available, with particular regard to the Nazi era.

b) Where the Nazi-era provenance is incomplete or uncertain for a proposed acquisition, the museum should consider what additional research would be prudent or necessary to resolve the Nazi-era provenance status of the object before acquiring it. Such research may involve consulting appropriate sources of information, including available records and outside databases that track information concerning unlawfully appropriated objects.

c) In the absence of evidence of unlawful appropriation without subsequent restitution, the museum may proceed with the acquisition. Currently available object and provenance information about any covered object should be made public as soon as practicable after the acquisition.

d) If credible evidence of unlawful appropriation without subsequent restitution is discovered, the museum should notify the donor, seller, or estate executor of the nature of the evidence and should not proceed with acquisition of the object until taking further action to resolve these issues. Depending on the circumstances of the particular case, prudent or necessary actions may include consulting with qualified legal counsel and notifying other interested parties of the museum’s findings.

e) AAM acknowledges that under certain circumstances acquisition of objects with uncertain provenance may reveal further information about the object and may facilitate the possible resolution of its status. In such circumstances, the museum may choose to proceed with the acquisition after determining that it would be lawful, appropriate, and prudent and provided that currently available object and provenance information is made public as soon as practicable after the acquisition.

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7 American Association of Museums Guidelines Concerning the Unlawful Appropriation of Objects During the Nazi Era, Approved, November 1999, Amended, April 2001, AAM Board of Directors.
f) Museums should document their research into the Nazi-era provenance of acquisitions.

g) Consistent with current practice in the museum field, museums should publish, display, or otherwise make accessible recent gifts, bequests, and purchases, thereby making all acquisitions available for further research, examination, and public review and accountability.

B. AAMD Acquisition Guidelines

1. As part of the standard research on each work of art:

   (a) member museums should ask donors of works of art (or executors in the case of bequests) to provide as much provenance information as possible with regard to the Nazi/World War II era and

   (b) member museums should ask sellers of works of art to provide as much provenance information as possible with regard to the Nazi/World War II era and

2. Where the Nazi/World War II era provenance is incomplete for a gift, bequest, or purchase, the museum should search available records and consult appropriate databases of unlawfully confiscated art.

   (a) In the absence of evidence of unlawful confiscation, the work is presumed not to have been confiscated and the acquisition may proceed.

   (b) If there is evidence of unlawful confiscation, and there is no evidence of restitution, the museum should not proceed to acquire the object and should take appropriate further action.

3. Consistent with current museum practice, member museums should publish, display or otherwise make accessible all recent gifts, bequests, and purchases thereby making them available for further research, examination and study.

4. When purchasing works of art, museums should seek representations and warranties from the seller that the seller has valid title and that the work of art is free from any claims.

C. AAMD Cultural Property Guidelines for the acquisition of Archaeological Materials and Ancient Art

In 2009 the Smithsonian Institution accepted the AAMD’s revision of its Report and Guidelines on the Acquisition of Archaeological Materials and Ancient Art standard of 1970 which now accepts the standard of November 17, 1970 (the date of completion of the 1970 UNESCO Convention on the Means of Prohibiting and Preventing the Illicit Import, Export and Transfer of Ownership of Cultural Property) as a fixed cut-off date for determining whether an undocumented work of art can be acquired. In addition, the Office of General Counsel at Smithsonian

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in conjunction with the National Collections Program has created a working group to review the current SI Policy on Museum Acquisitions in light of the recent acceptance of these guidelines.

See the full AAMD Acquisition Guidelines in Appendix F.
VI. Suggested Procedures and Questionnaires

Provenance Questionnaires and Research
It is recommended that provenance questionnaires be included with the forms sent to vendors and donors early in the acquisition process in order to obtain as much of the history of ownership of the work of art as possible, as well as information on the exhibition, publication and conservation history of the object. This information is more easily obtained during the acquisition procedure rather than after the fact and if more questions arise from the questionnaires, curators should follow up as soon as possible in order to answer any questions prior to the acquisition approval process.

If very little information is supplied, the curator will pursue the provenance in more detail with the donor or vender. If the Nazi-era provenance is still incomplete or uncertain, the museum must decide what additional research is necessary to resolve the issue prior to acquisition. Outside databases such as the Art Loss Register can be utilized when deemed appropriate prior to final acquisition. (Most major dealers will have already taken this action and they will be able to supply the paperwork. That said, this step can only determine whether the Art Loss Register, or other organizations, have received any information which could indicate problems.)

Donor and Vendor Questionnaires
While the history of ownership and conservation of the object is necessary, take this opportunity to also learn more about your donors, collectors and dealers. The following Donor and Vendor Questionnaires should be attached to the appropriate acquisitions forms (gift, bequest, transfer or purchase forms – see sample below) to supplement the “provenance” line during the acquisitions process.

Curatorial Provenance Checklist for Acquisitions
During your evaluation of the information supplied in the Donor and Vendor Questionnaires, it is useful to have a checklist to verify your information. Some museums have added these fields into TMS to maintain the information with the digital object records. If this is not possible, at least maintain the forms in the object record for future reference.

Recorded Oral Interviews
If your donor or dealer has played an important role in the history of collecting Asian Art, it would be advisable to conduct a recorded oral interview. This will provide a much more detailed historical overview of your collector (or dealer), as well as preserve this information for the future. (Likewise with your early curators.) A standard set of questions can be utilized and as the interview proceeds more questions can be added at that time.
**A. Donor Questionnaire**

Please complete the following questionnaire to the best of your ability. It is important that the museum have a complete history of ownership of all works of art offered as gifts. It would also be extremely helpful if you will include copies of any additional information or documentation which you may have with respect to your ownership, the exhibition, publication or conservation history of this object, or any prior ownership information.

**Donor Information**

Donor(s) name(s): _______________________________

Date of Birth: __________________________________________

Mailing Address: _________________________________________

________________________________________________________________________________________________________

Phone Number and Email Address: __________________________

Donor Country: __________________________________________

Have any articles been written on you and your collection? If so, please attach copies to this questionnaire, or provide titles, dates and source of information.

How long have you been collecting? __________________________________________

________________________________________________________________________________________________________

Would you be willing to participate in an oral interview about your interest in collecting?

**Object Information**

Object: _________________________________________________

Donor’s Accession or Inventory Number: ______________________

How long have you owned this object?
________________________________________________________________________________________________________

How did you acquire it?

Purchase: _____ date: ____________

Inheritance _____ date: ____________
Gift ___________ date: _____________
Found ___________ date: _____________
Other (explain) ___________ date: _____________

If this object was purchased, do you have a bill of sale, certificate or any items relating to the transaction or authenticity? If yes, please attach copies to this questionnaire.

Do you know of any previous owners?

**Provenance:**
Please list to the best of your knowledge, in chronological order (earliest to most recent): all known previous owners of this object (including dealers, identified as such), their place of residence and dates of ownership, and method of transfer (i.e. by auction), identify the auction house, the date of the sale and the lot number. If a specific owner in the chain of ownership of this object is unknown, list as “Unknown.” If any previous owners are related to you, please list their relationship and include life dates as well.

**Publication History:**
Please list, to the best of your knowledge, all publications (monographs, catalogues, articles, etc.) in which your object is mentioned, noting where applicable, who is mentioned as the creator, owner, and/or source of the Object or any image of the Object.

**Exhibition / Loan History:**
Please, list, to the best of your knowledge, in chronological order, all exhibitions in which the object was included and all loans of the object, noting the dates and
places of the exhibition/loan, page and catalogue number (if applicable), and by whom it was lent.

Documentation:
Please provide copies of all documentation that you have in your possession that supports the provenance information set forth above. Such documentation might include: export documents from country of origin and other countries through which the Object has passed; import documentation from countries into which the Object has been imported; Purchase/Sale Agreements and/or Bills of Sale/Receipts; Auction Consignment Agreements; photographs, letters, inventories and other documentary evidence of the place and time of ownership.

Conservation/Restoration:
While in your ownership, have you performed any repairs, made changes to the object or contracted a conservator to perform cleaning or repairs while this object was in your care? If yes, please list names, dates, cleanings, changes, etc. and attach copies of any pertinent paper work and photographs.

________________________________________________________________
________________________________________________________________
________________________________________________________________

Do you know if this work was conserved and/or restored prior to your ownership? If yes, please list all known treatments, dates, and conservators used.

________________________________________________________________
________________________________________________________________
________________________________________________________________

If conservation of your donation is required, would you be willing to contribute funds for the conservation of this object? _______________________________
Date__________________ DONOR(S) SIGNATURES

__________________________

__________________________
B. Vendor Questionnaire

Vendor Questionnaire

Please complete the following questionnaire to the best of your ability. It is important that the museum have a complete history of ownership of all works of art offered for sale. It would also be extremely helpful if you will include photocopies of any additional information or documentation which you may have with respect this object, the exhibition, publication and conservation history of this object as well as any prior ownership.

Date: ________________________________________________

Owner (or vendor): ____________________________________________________________

Object __________________________________________________________

County of Origin (country where work was made or excavated): ________________
_____________________________________________________________________

Country Imported from: (immediately prior to its entry into the U.S.): __________
_____________________________________________________________________

Is the object part of a potential at risk class of objects or does it originate or has it been exported from an at risk country/area (see, for example, ICOM “red lists”) __________

Might the object have been in Europe (and possibly Axis-occupied territory) between 1933 and 1945?
_____________________________________________________________________

If so, is there a possibility that this object was confiscated or sold during that period and/or returned after the end of the conflict? _________________________________

Import/Export

- Customs Form 7501 (U.S. import form) attached
- Pro Forma Invoice attached
- Export documents attached
- How long in export country, if known?

Presence in the United States
If you do not have U.S. customs forms showing the date the object entered the country, complete the following.

Date first known to be in the United States _______________________________________

Evidence supporting date listed above (e.g. invoice from dealer, exhibition catalogue, statement of current owner: ________________________________

Recent Report from relevant databases of Stolen/Looted Art
From what source was the report obtained? _______________________________________
What did the report indicate? _________________________________________________

Publication and Exhibition:
Has the work been published or exhibited? ____________________________________________
If so, please attach bibliographic and/or exhibition references.

Provenance:  
Please list in chronological order (earliest to most recent) all known previous owners of this object (including dealers, identified as such), their place of residence and dates of ownership, and method of transfer (i.e. auction). (Please attach additional pages as necessary.)

Other Documents or Material related to the object (letters of historical interest, bills of sale, sketches, newspaper clippings, articles, etc.)?  Yes or No __________________________

If so, please describe and attach photocopies if possible when returning this form.

_______________________________________________________

Conservation/Restoration History: Are you aware of any conservation or restoration of the object? Yes or No: ______________________

If so, please describe and attach any documentation listing names, dates, cleanings, changes, etc.

_______________________________________________________

Signature of Vendor __________________________  Date __________________________

Current Address ____________________________________________________________
C. Curatorial Acquisitions Provenance Checklist:
(To be attached as the second page to the current acquisition forms which will reside in the object file.)

This form shall be completed for every acquisition to demonstrate for audit purposes that there has been an exercise of due diligence, and that the vendor/donor has title and the right to transfer it, and agrees to the actual transfer of the object itself. A warranty of title signed by the vendor/donor should be attached to the acquisition form.

Owner (or vendor):____________________________________________
Price, inclusive of any commissions (or Insurance Value if donated or bequeathed)
County of Origin (country where work was made or excavated): __________
Country Imported from: (immediately prior to its entry into the U.S.): ____________

Is the object part of a potential at risk class of objects or does it originate or has it been exported from an at risk country/area (see, for example, ICOM “red lists”) __________
Might the object have been in Europe (and possibly Axis-occupied territory) between 1933 and 1945?

If so, is there a possibility that this object was confiscated or sold during that period and/or returned after the end of the conflict? ______________________________

Import/Export
- Customs Form 7501 (U.S. import form) attached
- Pro Forma Invoice attached
- Export documents attached
- How long in export country, if known?

Presence in the United States
If you do not have U.S. customs forms showing the date the object entered the country, complete the following.

Date first known to be in the United States
Evidence supporting date listed above (e.g. invoice from dealer, exhibition catalogue, statement of current owner: ______________________________

Recent Report from relevant databases of Stolen/Looted Art
From what source was the report obtained? ________________________________
What did the report indicate? ________________________________

Publication and Exhibition:
Has the work been published or exhibited? ________________________________
If so, please attach bibliographic and/or exhibition references.
VII. Freer and Sackler Gallery Forms

A. Freer Gallery Deed of Gift

DEED OF GIFT

Donor hereby irrevocably and unconditionally gives, transfers, and assigns to the Freer Gallery of Art (“FGA”) of the Smithsonian Institution all right, title, and interest, including copyright, in, to, and associated with the objects and/or materials as more fully described below. Donor affirms that Donor owns said objects and/or materials and that, to the best of Donor’s knowledge, Donor has such right, title, and interests to give. If Donor is aware of any rights in the objects and/or materials that are owned by anyone other than Donor, Donor agrees to specify below.

Donor understands that the FGA will make the objects and/or materials available to the public in accordance with the policies and procedures of the FGA. Donor further understands that the FGA may transfer duplicate items or materials outside the scope of its collections in accordance with its policies and procedures, as may be modified from time to time.

Donor certifies that, to the best of Donor’s knowledge, the object(s) was (were) collected and acquired in accordance with applicable law, and that the object(s) has (have) not been exported from its (their) country of origin in violation of the laws of that country in effect at the time of the export, nor imported into the United States in violation of United States laws and treaties.

The name of the Smithsonian Institution, its museums and logos are trademarks, and may not be used by the donor in any commercial, advertising, or marketing context.

Description of objects and/or materials donated [attach additional pages if necessary]:

Identity of rights-holders (if other than Donor):

Dated this ________________ day of ____________________________, ________

__________________________________________
Signature of Donor

The Freer Gallery of Art of the Smithsonian Institution hereby acknowledges with gratitude the receipt of the above Deed of Gift.

__________________________________________
Signature Date
B. Sackler Gallery Deed of Gift

DEED OF GIFT

Donor hereby irrevocably and unconditionally gives, transfers, and assigns to the Arthur M. Sackler Gallery ("AMSG") of the Smithsonian Institution all right, title, and interest, including copyright, in, to, and associated with the objects and/or materials as more fully described below. Donor affirms that Donor owns said objects and/or materials and that, to the best of Donor’s knowledge, Donor has such right, title, and interests to give. If Donor is aware of any rights in the objects and/or materials that are owned by anyone other than Donor, Donor agrees to specify below.

Donor understands that the AMSG will make the objects and/or materials available to the public in accordance with the policies and procedures of the AMSG. Donor further understands that the AMSG may transfer or deaccession duplicate items or materials outside the scope of its collections in accordance with its policies and procedures, as may be modified from time to time.

Donor certifies that, to the best of Donor’s knowledge, the object(s) was (were) collected and acquired in accordance with applicable law, and that the object(s) has (have) not been exported from its (their) country of origin in violation of the laws of that country in effect at the time of the export, nor imported into the United States in violation of United States laws and treaties.

The name of the Smithsonian Institution, its museums and logos are trademarks, and may not be used by the donor in any commercial, advertising, or marketing context.

Description of objects and/or materials donated [attach additional pages if necessary]:

Identity of rights-holders (if other than Donor):

Dated this __________________ day of _________________________________. 

______________________________________________________________

Signature of Donor

The Arthur M. Sackler Gallery of the Smithsonian Institution hereby acknowledges with gratitude the receipt of the above Deed of Gift.

_________________________________________  ________________________
Signature                              Date
C. Freer and Sackler Purchase Release

Vendor hereby irrevocably and unconditionally gives, transfers, and assigns to the Arthur M. Sackler Gallery (“AMSG”) of the Smithsonian Institution all right, title, and interest, including copyright, in, to, and associated with the objects and/or materials as more fully described below. Vendor affirms that Vendor owns said objects and/or materials and that, to the best of Vendor’s knowledge, Vendor has such right, title, and interests to give. If Vendor is aware of any rights in the objects and/or materials that are owned by anyone other than Vendor, Vendor agrees to specify below.

Vendor understands that the AMSG will make the objects and/or materials available to the public in accordance with the policies and procedures of the AMSG. Vendor further understands that the AMSG may transfer or deaccession duplicate items or materials outside the scope of its collections in accordance with its policies and procedures, as may be modified from time to time.

Vendor certifies that, to the best of Vendor’s knowledge, the object(s) was (were) collected and acquired in accordance with applicable law, and that the object(s) has (have) not been exported from its (their) country of origin in violation of the laws of that country in effect at the time of the export, nor imported into the United States in violation of United States laws and treaties.

The name of the Smithsonian Institution, its museums and logos are trademarks, and may not be used by the Vendor in any commercial, advertising, or marketing context.

<table>
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<th>Signature</th>
<th>Date</th>
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</table>
D. Freer and Sackler Acquisition Form (Gift, Transfer, or Bequest)

Smithsonian Institution
Freer Gallery of Art

Office of Collections Management

ACQUISITION CONSIDERATION
GIFT, TRANSFER, OR BEQUEST

F1883.1
VAULT NUMBER

ACCESSION NUMBER

Swan and Iris
TITLE
James McNeill Whistler American, 1834-1903
ARTIST
United States
GEOGRAPHY

HISTORICAL PERIOD
ca. 1883
DATE
Etching on paper
MEDIUM

Charles Lang Freer
33 Ferry Avenue
Detroit, Michigan
United States
SOURCE

EVALUATION

Assessments and Comments:
Collections Management: INITIAL DATE:

Conservator (Please attach report)

Curator/Justification (attach additional pages as necessary):

Curator/Provenance (attach additional pages as necessary):

DEPUTY DIRECTOR DATE □ APPROVED □ DENIED
DIRECTOR DATE □ APPROVED □ DENIED
* CHAIRMAN, COMMISSION OF FINE ARTS □ APPROVED □ DENIED
* SECRETARY, SMITHSONIAN INSTITUTION □ APPROVED □ DENIED

* Data reviewed by

Please return this form to the Office of Collections Management
Chapter 4

Guidelines for Incoming Loans

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I. Introduction and Guidelines for Loans

“It is the position of the AAM that in their role as temporary custodians of objects on loan, museums should be aware of their ethical responsibility to consider the status of material they borrow as well as the possibility of claims being brought against a loaned object in their custody.”

The following guidelines refer to prospective incoming loans and should be viewed as living documents to be updated periodically as new issues and concerns develop. This information provides the type of research that should be conducted on all prospective incoming loans, what questions to ask your lenders, when to proceed with a loan, and when to notify lenders of your research results.

These guidelines should be integrated into museum documentation regarding incoming loans such as loan policies, contracts and agreements.

In order to satisfy the requirements for an application for immunity under the exemption from Judicial Seizure of Cultural Objects Imported for Temporary Exhibition Statute administered by the U.S. Department of State for exhibitions organized with foreign loans with potential problems, thorough provenance research must be conducted for each art object. In order to facilitate this research, Requests for Information forms are sent to lenders for each art object, requesting specific information about provenance, exhibitions and bibliography. If objects are found to have problematic provenance histories, the object may be withdrawn from the forthcoming exhibition list.

The importance of provenance research on behalf of the exhibition museum is clearly illustrated in the case of two Egon Schiele paintings belonging to the Leopold Museum that were seized while on exhibition at the Museum of Modern Art in early 1998. The Manhattan District Attorney Robert Morgenthau seized the two paintings after his office received information that indicated Nazis had confiscated the paintings from their rightful owners during World War II. In 1999, following further investigation in the Manhattan District Attorney’s office, one painting was returned to the Leopold Museum, however, the second painting titled “Portrait of Wally” still remains in New York awaiting judgment in 2009.

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10 Outgoing Loans are covered in Existing Collections and should be researched accordingly prior to exhibition at another institution.
II. Freer and Sackler Galleries Implementation Guide to Fulfilling Provenance Requirements in conjunction with the Smithsonian Institution Policy on Acquisitions

The Smithsonian Institution has accepted the AAMD’s revision of its Report and Guidelines on the Acquisition of Archaeological Materials and Ancient Art and now accepts the standard of November 17, 1970 (the date of completion of the 1970 UNESCO Convention on the Means of Prohibiting and Preventing the Illicit Import, Export and Transfer of Ownership of Cultural Property) as a fixed cut-off date for determining whether an undocumented work of art can be acquired.

All works must be vetted for proper provenance according to the standards of evidence stipulated in the Smithsonian Institution Guidelines. The Smithsonian Institution Policy on Acquisitions is currently undergoing formal revisions to accommodate the acceptance of this new date. In the meantime please accept this as a suggested guide for possible avenues of provenance research in terms of acquisition requirements.

The Director, with the assistance of the sponsoring Curator and the Head of Collections Management, before authorizing the acquisition of an object, whether by purchase, transfer, gift or bequest, has the responsibility, in good faith, to ascertain, from the circumstances surrounding the transaction, or his knowledge of the object’s provenance, that the object in question was not stolen or wrongfully converted, and is not illegally present in the United States.

At the initiation of any transaction, the owner/vendor should be made aware that a full vetting of provenance is an essential part of the acquisition process and that their full cooperation will greatly aid the process. Each transaction will vary in particulars. As applicable and appropriate to each situation, the work under consideration should have:

6. A statement of provenance history obtained from the owner and included as part of the written report prepared for the recommendation of acquisition.
7. An export license.
9. Compliance with Guidelines Concerning the Unlawful Appropriation of Objects During the Nazi Era issued by the American Association of Museums (AAM Guidelines, November 1999).

Provenance research can reference searches with internationally recognized entities such as
4. The International Foundation for Art Research (IFAR).
5. Art Loss Register (ALR).
6. UNESCO Cultural Heritage Laws Database.

The Director also has the responsibility to ascertain that any proposed new acquisition was not unethically acquired from its source, unscientifically excavated or illegally removed from its country or origin after November 17, 1970.

The Smithsonian Guidelines reflect the positions taken in the UNESCO Cultural Heritage Laws ratified by various nations. Particular emphasis is placed on looting of archeological sites, including tombs and architectural structures. The issuance of an export license by a legitimate government authority should satisfy due diligence.

If the immediate source of the work is not the country of origin and/or an export license is not available for works likely to fall into the above described categories there are other research options available for provenance information or as evidence for a claim that the work was acquired prior to 1970, such as:

4. Records of ownership, donor histories.
5. Publication records, books, journals, auction catalogs.
6. Public exhibit records, exhibit catalogs.

It should be noted that the cultural properties protection laws and standards of enforcement vary from country to country. As well, due to changes in administrations or regimes, there are not only inconsistencies in enforcement but occasional reversals of previously granted permissions. When issues of provenance cannot be otherwise resolved, the legitimate authority in the country of origin should be contacted. Due to the varying conditions noted above, such contacts should be initiated with considerable circumspection and informed by knowledge of the relevant bureaucracies and personalities involved.

If the work(s) under consideration is of indeterminate provenance and of a type made in multiples for commercial and trading purposes and not of a type typically buried in tombs nor a fragment of a larger work disassembled for the purpose of sale of multiple parts, the Director, having pursued reasonable avenues of due diligence, may exercise discretion in recommending the acquisition.

3. Consultation should take place widely within the Institution, particularly with those scientists or curators whose interests would be affected by acquisition of the object. For example, issues of material identification may require the assistance of staff biologists or other experts.
4. Where there are instances of legal doubt the Office of the General Counsel should be consulted. A special panel may be created to help determine answers to the questions raised.
In the case of a substantial proposed acquisition of foreign provenance whose acceptability is in question, the Gallery, with owner’s approval, will contact as appropriate one or more of the following. Sample correspondence can be found attached and should be accompanied by photographs of the item.

4. The competent authorities or corresponding national museums of the probable countries of origin.
5. Ambassador of the country of origin serving in Washington, D.C.
6. The countries whose laws may be affected by the transaction, in order to determine whether the latter can advise the Institution as to the status of the object.

If any such object can be demonstrated to form part of the national patrimony of another country, the Institution will take reasonable steps within its power to aid that country in its efforts to affect the object’s return.

A “substantial acquisition” is here understood as a work of proven rarity and unusual aesthetic quality as determined by research of comparable works, and the published and/or solicited opinions of experts. Monetary value is an important, but not an overriding determinant in the definition of “substantial.”

The definition of “national patrimony” varies from country to country. Indeed, some countries allow for the export of such substantial works in the interest of providing select sites outside of their national boundaries with examples of the highest aesthetic and historic value. An export license issued by the legitimate authority in a country of origin constitutes a due diligence search for provenance.

In instances where there is doubt, the country of origin should be contacted. This contact should, as noted above, be initiated with considerable care and forethought.

The guidelines set forth here should also be applied in determining whether to accept loans for display or other purposes.

The provenance of acquired objects shall be a matter of public record.
Sample Correspondence
Freer and Sackler Galleries Letterhead

Date__________

XX. XXXX  XXXXX
X XXXXX
XXXX

Dear XXXX

I am writing to you about an important work of art from [country, region] which the Arthur M. Sackler Gallery [Freer Gallery of Art] of the Smithsonian Institution in Washington D.C., USA is considering as a [gift/purchase].

The item depicts/or is important for the collection because [   ].

As you may know, the Smithsonian must make a detailed scrutiny of any object considered for acquisition. We would like to have final assurance from you that the Government of [  ] has no objections to the Smithsonian acquisition and display of the piece, of which a photograph is enclosed.

Since we are eager to proceed on this matter, which will give art from [  ] a higher profile at the [Freer/Sackler] Gallery, we would very much appreciate an early reply from you.

Sincerely yours,

<JR>

Julian Raby, Director

enclosures
III. Freer and Sackler Collection Management Policy – Loans Section

The Gallery adheres to *Guidelines for Exhibiting Borrowed Objects* issued by the AAM, the text of which is included in SD600.

**B. Incoming Exhibitions and Exhibition Loans**

The Sackler Collection borrows only works of Asian art and other material for inclusion in special loan exhibitions and permanent gallery installations. The director can make exceptions as the occasion merits.

An exhibition schedule of incoming loans is maintained by the head of exhibition’s office.

The Gallery will not accept an exhibition organized elsewhere, or a loan to an exhibition organized by the Sackler, if:

- there is reasonable doubt about whether the subject of the loan can withstand travel, climate changes, and/or the circumstance of exhibition;
- acceptance of the loan might or might appear to give rise to commercial exploitation;
- the loan is subject to restrictions that make it unwise for the Gallery to accept; and/or
- the provenance of such loan is deemed unsatisfactory under the Smithsonian Institution Policy on Museum Acquisitions. The director is responsible for making this determination.

Every loan must be for a specified period of time (usually not to exceed five years) with an agreed-upon termination date. For those loans lasting longer than a year, the registrar will contact the lender annually to maintain functional contact.

If the Gallery’s efforts to return objects within a reasonable period following termination of the loan are unsuccessful, the object(s) will be maintained at the lender’s risk and expense for a maximum of three years. If, after three years, the object(s) have not been claimed, the lender in consideration for the Gallery’s maintenance and safeguarding of the object, will be deemed to have made an unrestricted gift of the object(s) to the Gallery.

The director or the deputy director, in consultation with appropriate Gallery personnel, must approve all incoming loan proposals in writing.

When an exhibition is organized by another institution and received by the Gallery as part of a tour, exhibition, loan or other agreement must be approved in advance of the exhibition by the head of exhibitions, director, and/or deputy director.

Special loan exhibitions organized by the Gallery may be toured to other institutions. In such cases, separate written agreements shall be negotiated between the Gallery and each recipient institution. The proposed agreement may be submitted to the Office of the General Counsel for review.

The appropriate curator will prepare a list of works and lenders for each exhibition. The curator will prepare the initial correspondence with each potential lender and send a loan agreement, along with a letter from the director, deputy director, or head of exhibitions formally requesting said loan objects and giving full details of the exhibition.

Once a loan agreement has been signed, the exhibitions registrar has primary responsibility for completing all necessary loan arrangements and complying with the terms of the agreement. The registrar maintains all documentation generated by the loan procedure.

The registrar or exhibitions conservator is responsible for inspecting and making condition reports on incoming loans upon both their receipt and dispatch, for their safekeeping prior to and following their exhibition and for ensuring that loans are properly packed, shipped, and returned when due.
Unless a lender elects to maintain their own insurance, the Gallery will insure at its own expense all borrowed works of art and other material under the Smithsonian Institution’s master insurance policy. Exceptions to this rule include:

- loans from another Smithsonian collecting unit.
- loans from the National Gallery of Art for the period during which such loans are on the Gallery’s premises
- loans otherwise covered by an adequate governmental indemnity

Such insurance shall cover both the transit of such loans and the period during which such loans are on the Gallery’s premises or under its control. Such insurance shall be for a fair value specified by the lender and agreed to by the Gallery. If the Gallery and the lender cannot agree upon a fair value, the loan will not be accepted. If a lender elects to maintain their own insurance, the Gallery must be named as a co-insured or right of subrogation must be waived.

When an object or exhibition is to be returned, the exhibition registrar shall make certain that all paperwork pertaining to insurance and the method of shipment is in order. The exhibition registrar oversees the packing and arranges for shipment to ensure that the objects are returned by the agreed-upon date.

The expense of packing and shipping borrowed works of art and other material is normally borne by the Gallery.

For incoming exhibitions that will be on the Sackler Gallery premises for six months or longer, a registrar from the Collections Management Office will perform all the registrar-related duties described above.

**C. Incoming Long-term Loans**

The Gallery does not accept any works of art or other materials as “indefinite” or “permanent” loans. However, with the written approval of the director or deputy director, the Gallery may accept long-term loans in the following circumstances:

- Objects borrowed to enhance Gallery objects on view in permanent gallery installations
- Promised or anticipated gifts, where appropriate

These long-term loans are numbered with the prefix LTS followed by year, followed by chronological order of loan agreement.

Long-term loans initially will be set at a term of no longer than five years, with the possibility of renewal. The registrar will make contact with the lender annually to maintain contact.

**Additional requirements specific only to the Freer Study Collection:**

The Freer Gallery may borrow an object solely for research purposes, never for exhibition. Requests to borrow an object must be approved by the director. The registrar will assign a catalogue (vault, V#) number to the object.
IV. AAM and AAMD Guidelines for Loans

A. AAM Guidelines for Loans\(^{11}\)

It is the position of AAM that in their role as temporary custodians of objects on loan, museums should be aware of their ethical responsibility to consider the status of material they borrow as well as the possibility of claims being brought against a loaned object in their custody.

a) Standard research on objects being considered for incoming loan should include a request that lenders provide as much provenance information as they have available, with particular regard to the Nazi era.

b) Where the Nazi-era provenance is incomplete or uncertain for a proposed loan, the museum should consider what additional research would be prudent or necessary to resolve the Nazi-era provenance status of the object before borrowing it.

c) In the absence of evidence of unlawful appropriation without subsequent restitution, the museum may proceed with the loan.

d) If credible evidence of unlawful appropriation without subsequent restitution is discovered, the museum should notify the lender of the nature of the evidence and should not proceed with the loan until taking further action to clarify these issues. Depending on the circumstances of the particular case, prudent or necessary actions may include consulting with qualified legal counsel and notifying other interested parties of the museum's findings.

e) AAM acknowledges that in certain circumstances public exhibition of objects with uncertain provenance may reveal further information about the object and may facilitate the resolution of its status. In such circumstances, the museum may choose to proceed with the loan after determining that it would be lawful and prudent and provided that the available provenance about the object is made public.

f) Museums should document their research into the Nazi-era provenance of loans.

B. Report of the AAMD Task Force on the Spoliation of Art during the Nazi/World War II Era (1933-1945) (June 4, 1998) (For full report see Appendix C)

F. Incoming Loans

1. In preparing for exhibitions, member museums should endeavor to review provenance information regarding incoming loans.

2. Member museums should not borrow works of art known to have been illegally confiscated during the Nazi/World War II era and not restituted unless the matter has been otherwise resolved (e.g., II.D.3. In the event that no legitimate claimant comes forward, the museum should acknowledge the history of the work of art on labels and publications referring to such a work.)

\(^{11}\) American Association of Museums Guidelines Concerning the Unlawful Appropriation of Objects During the Nazi Era, Approved, November 1999, Amended, April 2001, AAM Board of Directors.

These Guidelines build on and supplement the AAMD’s Professional Practices in Art Museums (2001) and the Report of the AAMD Task Force on the Acquisition of Archaeological Material and Ancient Art, issued in June 2004 (the “2004 Report”). They are designed to assist AAMD member museums (“member museums”) as they develop policies that relate to the display in their museums of archaeological material and ancient art belonging to others, either as part of visiting exhibitions or as long-term loans.

I. Statement of Principles

A. AAMD is committed to the role of art museums in enriching public life by preserving and interpreting the world’s shared artistic heritage. Loans of archaeological materials and ancient art, whether on a long-term or temporary basis, inform and enhance the experience provided by the museum’s permanent collections. Such loans offer the museum’s diverse audiences the opportunity to encounter works of art directly, in the context of their own and other cultures, for education, inspiration and enjoyment.

B. AAMD recognizes that decisions relating to loans of archaeological materials and ancient art can be legally and ethically complex, and require weighing a number of legitimate, and sometimes competing, interests and priorities.

C. AAMD deplores the illicit and unscientific excavation of archaeological materials and ancient art from archaeological sites, the destruction or defacing of ancient monuments, and the theft of works of art from individuals, museums, or other repositories.

D. AAMD is committed to the principle that all borrowing be done according to the highest standards of ethical and professional practice. These Guidelines reinforce the need for transparency in the loan process and due diligence in researching proposed loans.

E. AAMD supports the open exchange of information among researchers and institutions as they collaborate on loans, exhibitions and other scholarly projects. Through this process, the most complete, accurate and useful information about works of art becomes available to a broad public.

F. AAMD recognizes that the public exhibition of works of art is an integral part of research and the ongoing reinterpretation of the world’s shared artistic heritage. Lenders of archaeological material and ancient art provide a valued public service by making their works available to a broader public and to scholars. Loans from public institutions provide fresh opportunities for collaborative scholarship, thus facilitating the ongoing reinterpretation of their collections through advances in research and connoisseurship. Loans from private collections also provide new opportunities for the public and scholars to study the art of the ancient world, and in particular are an important means of bringing significant works of art into public view where they can contribute to ongoing dialogue and reassessment.

G. AAMD recognizes that archaeological material and works of ancient art for which provenance information is incomplete or unobtainable may deserve to be publicly displayed, conserved, studied, and published because of their rarity, historical importance, and aesthetic merit. Importantly, in addition to inspiring fresh scholarship, the display of such works in public museums may serve to facilitate the discovery of further information regarding their ownership and provenance history.

II. Guidelines
A. Legal Considerations and Museum Responsibilities

In their role as temporary custodians of borrowed archaeological material and ancient art, member museums should be aware of their responsibility to consider the legal and ethical status of such works. Compliance with U.S. law, which may have significant implications for the borrowing institution and the lender, is a fundamental requirement for all loans. Furthermore, the status of a work under the foreign law of its country of origin (i.e. country of modern discovery) may affect its status under U.S. law.

If a member museum gains information that reasonably suggests a violation of U.S. law with respect to a proposed or existing loan of archaeological material or ancient art, the museum should seek specialized legal advice on the appropriate course of action. This advice may include notifying the lender and/or law enforcement authorities. The museum should not proceed with a prospective loan or take action with regard to an existing loan unless and until any legal issues that come to light are clarified to the satisfaction of the museum and its legal counsel. During the evaluation of a possible loan, the member museum should where appropriate advise the lender that third party claims could result in a delay to, or prohibit, the return of the object.

AAMD will endeavor to keep its members informed of legal developments relevant to these issues. Member museums may, however, need to seek legal advice with regard to specific loans. Members should share pertinent information about legal developments with their boards and staffs and, where appropriate, with each other.

B. UNESCO Convention

In recognition of the UNESCO Convention on the Means of Prohibiting and Preventing the Illicit Import, Export and Transfer of Ownership of Cultural Property, adopted in November 1970, member museums should not borrow any archaeological material or works of ancient art known to have been “stolen from a museum, or a religious, or secular public monument or similar institution” (Convention, Article 7b) after November 1970. In addition, member museums should not borrow any archaeological material or works of ancient art known to have been part of an official archaeological excavation and to have been removed after November 1970 in contravention of the laws of the country of origin.

Member museums should abide by the preceding paragraph regardless of any applicable statutes of limitation and notwithstanding the fact that the U.S. did not ratify the Convention until 1983.

C. Due Diligence and Research

In the course of considering possible loans of archaeological material and ancient art, member museums should inquire into their provenance history, seeking to obtain all relevant information from the lender, and an appropriate warranty of their legal ownership of the work. In some cases, the museum may decide that it is responsible and prudent to make further inquiries from other possible sources of information and/or databases. As is already standard practice, the information sought should include:

- the ownership history of the work of art;
- the countries in which the work of art has been located and when;
- the exhibition history of the work of art, if any;

12 Throughout this document, all references to U.S. law mean federal and applicable local law; for AAMD members outside of the U.S., it means the laws of their country and applicable local law.

13 ‘County of origin’ can have other legal meanings: e.g. for U.S. customs purposes it can mean the country of creation in antiquity.
• the publication history of the work of art, if any;
• whether any claims to ownership of the work of art have been made; and
• whether the work of art appears in relevant databases of stolen works.

As regards loans for visiting exhibitions, the principal responsibility for seeking provenance information falls to the member museum primarily responsible for organizing the visiting exhibition. (That museum is often responsible also for preparing the exhibition catalogue and, in the case of qualifying exhibitions, for obtaining U.S. government indemnity and federal immunity from seizure for the works in the exhibition.) When requested by another venue, the organizing museum should provide a list of the ownership histories of the works in the exhibition. In addition, if there are material unresolved issues regarding particular loans, the organizing museum should inform the other venues.

While other venue museums will usually accept the results of the organizer’s inquiries, member museums should be aware that any venue may face legal issues if a dispute arises during its presentation of the exhibition.

If a foreign or non-member museum is the organizing partner of an exhibition, and has undertaken to make provenance history inquiries in accordance with the foregoing, the member museum venue(s) may decide to rely on the results obtained by that partner, but should ensure that any issues specific to U.S. law are addressed.

D) Incomplete Information on Relevant Ownership / Provenance History

Even after rigorous research, it may not be possible to obtain complete and/or independently verifiable information on the relevant provenance history of a proposed loan. AAMD recognizes that the exhibition of such a work in a public institution dedicated to the display, conservation, study, and interpretation of works of art may best serve the interests of the object, the culture it represents and the public. In particular, this may be the case where such public exhibition makes possible important advances in scholarship and/or facilitates the emergence of new information on the ownership and provenance history of the work.

In cases of potential loans with incomplete relevant provenance histories, member museums should use their professional judgment in determining whether to proceed with the loan, taking into account relevant legal and ethical considerations. Potential long-term loans (i.e. loans not part of visiting exhibitions) with incomplete relevant provenance histories should be evaluated under criteria comparable to those for acquisitions (see 2004 Report, Section II, E).

III. Acceptance of this Report
Member museum directors and others responsible for art museum governance are urged to accept and be guided by this Report.

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14 ‘Relevant’ is intended to refer to the period during which the current legal and ethical framework came into being. For most countries, this means back to some point in the 20th century. For virtually all works of ancient art that were not recovered in modern, scientific excavations the provenance history becomes incomplete at some point in their past.
V. Request for Provenance Information

Request for Information forms are sent to lenders for each art object, requesting specific information about provenance, exhibitions and bibliography. If these questions are not included within your standard Loan Forms, use an additional form. Since your museum is not the owner of this object, no effort will be made to contact previous owners or dealers. If questions arise about an object's history, contact the lender to learn more information. If objects have problematic histories, your museum may withdraw their request if there is sufficient cause, such as in the case of the discovery of an illegally confiscated object that was never restituted to its rightful owner.

Request for Provenance Information

Date:
Lender:
Title of Exhibition:

Artist:
Country of Origin:
Date of Work:
Title/Description:
Medium/Materials:

Provenance History (attach additional page if necessary):

Exhibition History (attach additional page if necessary):

Bibliography (attach additional page if necessary):
VI. Claims for Ownership for an Incoming Loan

A. AAM Claims of Ownership Process

1. AAM Guidelines for Claims of Ownership\textsuperscript{15}

*Excerpt (underline added for emphasis):*

d) If a museum receives a claim that a borrowed object in its custody was unlawfully appropriated without subsequent restitution, it should *promptly* notify the lender and should comply with its legal obligations as temporary custodian of the object in consultation with qualified legal counsel.

\textsuperscript{15} American Association of Museums *Guidelines Concerning the Unlawful Appropriation of Objects During the Nazi Era*, Approved, November 1999, Amended, April 2001, AAM Board of Directors.
Chapter 5

World War II Era Provenance Research and Resources

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I. Introduction to World War II Research

Definition of Provenance: (place of) origin

When the term “provenance” is associated with a work of art, provenance refers to the history of ownership of that object. Provenance can be crucial in establishing legal ownership of a work of art, determining the authorship of that object, and it also plays a role in reconstructing the changing history of taste and collecting through the ages.

Integrate WWII Era Provenance Research into standard provenance research on the Freer and Sackler collections

In addition to the Freer and Sackler World War II Era Provenance Project research, it will be necessary to integrate future World War II Era Provenance research into the day-to-day standard research on the collections. As stated earlier, it is necessary to research not only the existing collection, but any future acquisitions and loans as well. Due to recent issues with indemnity for loans, it is necessary to look at both outgoing and incoming loans to the institution.

Documentation and Critical Evaluation of Information

As you proceed and discover helpful clues, utilize checklists and fully document your sources. Maintain good notes as to the direction and speculation of your research. Often some specific searches will take months or even years to resolve themselves therefore it is crucial to document and date thoroughly.

Critically evaluate the information appearing in an object’s provenance -- do not assume that previously published information is correct. If possible, verify all “facts” with additional documentation. Never rely on second-hand information about a source. Often mistakes are passed down and become “facts” after time. Do not trust the information without full detailed documentation.

The Nature of Holocaust Era Provenance Research

Holocaust Era Provenance Research is interdisciplinary, combining early twentieth-century politics, art history, military history, the history of collecting and archival documents related to the movement of art. The research is time-consuming and arduous, and researchers are often faced with a daunting number of documents. Over time, documents and records have been destroyed and as a result, the research is often inconclusive.

The AAM Guide to Provenance Research by Nancy H. Yeide, Konstantin Akinsha and Amy L. Walsh, provides an excellent manual for researchers in this particular field and while the book focuses their examples on paintings, it is extremely useful for other types of objects as well. The book contains useful lists of names, dealers’ records and archives, as well as archival resource information. It is highly recommended that you have a copy at hand when beginning your provenance research.
At the end of this section, a Provenance Research Checklist has been created to serve as a reminder of possible available resources. As provenance research progresses within each curatorial department and more resources are discovered in your area, the list should be modified to suit your particular needs. Maintain a dated copy of your checklist with your notes in the Object file for future use.

II. How to Identify Objects within this Category for Research

A. Identify all museum objects acquired AFTER 1932 – and this includes all potential and new acquisitions – and CREATED before 1946.

B. Narrow this list by looking for any change in ownership, or gaps of ownership, names of confiscated collections, and/or names of collectors, dealers or auctioneers associated with Nazi confiscations within the history of ownership during the Nazi Era (1933-1945).

C. If you can not document ownership for these years, and you have reason to believe this object might have been in Europe during the Nazi Era (1933-1945) include the object for research.

III. Freer and Sackler Gallery Resources

To begin, it is necessary to assemble and assess the information you have at hand. Names of owners, locations and dates of ownership, methods and dates of transfer, sales and auction dates, dealer names and any other information that might be able to assist in clarifying ownership of an object. Occasionally you will have no name, but only a location documented by an exhibition catalogue.

A. The Object

View the actual object (and container if it has been part of the object's history) and makes notes of any attached labels, marks, stamps, seals, inscriptions, etc. Often these will supply invaluable information as to the object's travel and ownership. Make detailed notes and if possible, detailed photographs for future research. Examples:

1. Inscriptions – often related to the creation of the object.

2. Custom stamps – if there is uncertainty when an object left a particular country, customs stamps will sometimes be able to narrow the time span of departure, dependant upon the design.

3. Exhibition stickers – exhibition stickers can supply added information, regarding dates, locations and ownership. These will often lead the researcher to exhibition catalogues and more information.

4. Wax seals – on Western paintings, wax seals are often family monograms or crests.

5. Chinese seals – carved in such materials as jade, ivory, and soapstone, they were used to produce small, usually rectangular or round
vermillion marks that were affixed onto documents, paintings, calligraphy, and other objects by painters, scholars and collectors. Their function was to certify authorship, indicate ownership, and establish political or religious authority. The earliest seals have been traced back to the Shang dynasty; by 16th century seals were also regarded as aesthetic objects by the elite. In ancient times, seals were classified into two categories, official and private. An official seal was usually large and provided the name of its owner’s official position. Private seals containing surnames were smaller. The presence of genuine seals of a known collector may help with the dating, authentication, and establishing ownership history of the work of art. (Source: Kuo, Jason C. Word as Image: The Art of Chinese Seal Engraving. New York: China House Gallery, 1992.)

6. Dealer marks, seals and/or stickers – less common, but they are often distinctive. Restorer or reframer stamps have also appeared and can often place an object in a specific location.

7. Transport labels – unfortunately, most shipping firms do not maintain records for a long time, however, this information might lead you to other information, such as exhibitions, sales or owners.

8. Nazi era marks and labels
   a. ERR Numbers: larger items, such as paintings, were marked with confiscated collection codes, such as R 1171, DW 137. For “R 1171” the R stands for Rothschild and the number is the one assigned in sequence for this particular collection by the staff of the ERR. “DW” stands for the David-Weill collection.

   b. AH and HG codes – marks for items intended for Adolf Hitler and Hermann Goering.

   c. Nazi era stamps with the Nazi insignia including export and import stamps.

B. Institutional Files
In addition to the object information, your institutional files will supply a wealth of information regarding the history of your object. Each file may provide valuable information that is necessary to piece together the provenance – exact dates of transfers, exhibitions, export dates, previous owners, etc. You will rarely be able to compile a complete provenance for your object, however, there will be clues buried in the correspondence, archive papers and documents.

1. Object Files
2. Curatorial Files
3. Correspondence files
4. Conservation files
5. Donor files
6. Institutional Archives
7. TMS Records
IV. Library Research

Begin your library research documenting the information you have learned from your object and institutional files if that does not already exist in the Object File. Provenance Resources are more likely to be found at larger art museum libraries, university libraries and some major municipal libraries. It might be beneficial to travel to some of these locations as long-distance research is difficult and the library staff may not be able to answer your questions regarding their resources.

Document what you know already. Check each citation referenced in your files – published references, exhibition catalogues, auctions, dealer catalogues, and photograph references. In your verification of these citations, check for other references to known owners of your objects, additional exhibitions, and also to other known versions of the object. Often with multiples, provenances of different versions can be confused and it is important to know the details for each version. Photographs can play a crucial role in differentiating the various versions.

With the following resources, it is important to check the older resources as well as the more recent. In addition to this list, look for dissertations that might include your objects. Abstracts of dissertations are published annually by the University of Michigan and can be found on microfilm available through Interlibrary Loan.

Keep in mind new digital projects as you research as well. The Google Book Search project contains an amazing number of older art history resources, including Asian resources such as a digital copy of the 1915 C.T. Loo and Co. sale through the American Art Galleries in New York.

A. Artist:
Attributions can play a very important role in tracing provenance as artist attributions can change over time. Your object could possibly appear in a 1940’s citation under a different attribution, therefore it is useful to know the history of attributions.

B. Catalogue Raisonnés:
Typically a catalogue raisonné will include the provenance, history of exhibition and publication among the list of works included. As with all sources, verify their information with primary source documentation.

C. Monographs:
Generally the focus of a monograph is on the artist’s career or a specific aspect, rather than the documentation of each individual object, however, it can be useful in piecing together other aspects that you may require.

D. Exhibition Catalogues:
Exhibition catalogues can document an object, location and often the owner at a specific moment in time. The essays often provide additional information about the objects, ownership and history. Earlier exhibitions catalogues were primarily lists of the objects exhibited, however later catalogues often contain photographs and more details. Often a catalogue will list the current owner, but if not, a list of lenders could appear at the beginning or end of the catalogue. If no catalogue exists, the organizer of the exhibition (if they still exist) can possible assist with more details if provided with enough detailed information.
E. Journal Articles:
JSTOR, BHA, RILA, Répertoire d’Art, Art Index are among the standard references for journal articles. While the majority of these are indexes, JSTOR is a word searchable digital archive and has been extremely helpful in provenance research. Today, there are a growing number of online databases devoted to Asian journals, such as the Bibliography of Asian Studies (BAS), the National Palace Museum’s Periodicals Databases, CAJ (China Academic Journals, Genii, CiNii and JAIRO.

In addition to the useful information found in articles on your object and collector, journals also contain surprising useful information in their ads. Journals from the 1930s and 1940s contain Dealer ads with photographs of objects for sale, and for unknown dealers, it is a useful way to obtain dealer business names, street addresses, and city locations. Also useful are the exhibition reviews which often cite specific objects and sometimes current owners.

Most important for World War II research are the collector articles which appear in the pre-war journals containing information about their collections as well as photographs of interior household views. German journals such as Cicerone (1909-1930) and Kunst und Künstler (1903-1933) often contain articles on some of the larger Jewish owned collections in the pre-war time period.

Keep in mind that journal article information will often cite outdated provenance information. Always verify such information with additional primary sources.

F. Photo Archives:
Photo Archives can be extremely helpful to provenance researchers. Usually arranged by artist, school and nationality, multiple reproductions of the same object, as well as the various versions of the object are grouped together. Often newspapers clippings of sale or exhibition entries will appear with the photograph. Most importantly, annotations often appear on the mount or back of the photograph, often identifying the owner, former owners, dealer, attribution, etc. The photographs belonged to dealers or scholars and often contain their comments about the object. In one file, you might find photographs from the late 19th century all the way through to present day, documenting the object through numerous decades. Photo archives are especially helpful in differentiating the differences between similar objects.

The most useful photograph archives for primarily Western Art are at the Frick Reference Library, Getty Research Institute, Witt Library, Rijksbureau voor Kunsthistorische Dokumentatie, Zentralinstitut für Kunstgeschichte, Marburg Photo archive, and the documentation centers at the Musée du Louvre and the Musée d’Orsay in Paris.

In addition to these, there are a growing number of digital archives which include Asian objects as well. As this group expands over time, add the information to your resource checklist. The digital image sources include ARTSTOR, as well as the Asian object digital project at the University of Michigan.

Another source for art object photographs is dealers and dealer archives. Many dealers have acquired and/or created photographic archives for specific art areas. At times, you might be granted access into these archives, or at the very
least, the dealer might be willing to check his archives if supplied with specific details.

G. Newspaper Archives

Newspapers contain a wealth of information for the provenance researcher – obituaries on collectors and dealers, exhibition notices and auction notices, as well as the sale results, often listing the prices and buyers for some of the most important lots. The *New York Times* and the *London Times* online Archives are now available and word searchable.

V. The Collector:

The amount of research on a collector will depend upon the kind of information you require. Biographical information is helpful in determining information about a collector’s life, family, business, as well as their collection. Not every collector is a major collector, but through research you can fill out the gaps of knowledge. It is possible to learn more about their collecting taste and habits, the dealer connections, their residences, where they traveled, their ancestors and descendents.

The main object is to learn when and from whom they acquired your object, as well as, when and to whom your object was later transferred. Documents will often verify these circumstances, whether by inheritance (a will), a family connection, or by sale (auction catalogue). When no auction is known, it is useful to research their ancestors and family connections in case the object was transferred by inheritance.

Biographical resources can provide:

- Confirmation of identity of the Collector
- Life dates (birth and death)
- Marriage date(s)
- Dates of collecting activity
- Locations and residences
- Occupations

Genealogy research is a popular online resource today and one of the better subscription databases is Ancestry.com. Information such as birth and death dates, marriages, ancestors and descendents are often available, as well as addresses, land records, naturalization records, ship manifests, newspaper archives, etc. The following biographical resources will assist with Collector information:

- Ancestry.com
- Family Trees (included in Ancestry.com and elsewhere)
- Biographical Dictionaries
- *Who’s Who*
- *Who Was Who*
- Obituaries
- Wills and Estate documents
- Magazines, Journals and Newspapers
- Peerage and Landed Gentry publications
- Postal and telephone directories
Business guides or directories
Social registers

Most major museums maintain files on collectors, and it is extremely helpful to compare information with your fellow museum colleagues when necessary. Often information from collectors’ files from various institutions will further reconstruct the history of your object or a collection. The Getty Provenance Index’s *Collectors’ Files* are a good source for articles, genealogy, sales, copies of inventories and notes from scholars. The files must be visited in person at the Getty Research Institute in Los Angeles, however, you can inquire if a file exists before your visit. The Getty Research Institute Library also maintains a large collection of auction catalogues, exhibition catalogues, dealer records and other archival material related to provenance.

Regional and National Anthologies of Collectors are extremely helpful. Many have been published that focus on the 18th and 19th century, such as Clément de Ris, *Les Amateurs d’Autrefois* (Paris, 1877) and Waagen’s various publications on German collectors, however, there are more current publications as well, such as the Louvre’s *Les Donateurs du Louvre* (1989) which contains short biographical entries on individuals who have given objects to the Louvre.

A collector’s connection to a dealer will often lead to more documents in a surviving dealer’s records, in the form of letters, invoices, and photographs, which in turn could lead to a prior owner.

**VI. Dealers and Dealer Records**

The method of transfer of an object from one owner to the next often involves a dealer or auction sale. When the object is sold through auction, there is some record of a public sale. When the object is sold directly through a dealer, it is much more difficult to document since the records may no longer exist. There is also the possibility that a privacy agreement is in place between the dealer and the owner at that time, as well as other potential legal problems such as export or tax issues. The dealer can also be acting as an agent, rather than an owner, and thus selling the object on consignment. Another scenario is that the object is owned by a group of dealers who own the object by shares and often groups of dealers created a separate business name for their enterprise. The only way to know exactly who owned the object when it passed through the hands of a dealer is to check with the dealer if they are still active or check their existing records.

Most dealers keep records of the objects bought, consigned and sold, as well as other material, such as files on collectors, museums, and others who are involved, as well as photographs. Codes are generally utilized, most often for prices, and sometimes for names and objects.

Dealer archives can be found at a number of institutions around the world. One of the best lists compiled of dealer records can be found in *The AAM Guide to Provenance Research* by Nancy H. Yeide, Konstantin Akinsha and Amy L. Walsh (Washington, D.C., 2001). Since that list was published a number of other organizations have added dealer records...

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16 Groups of dealers buying objects together have occasionally appeared under a joint business name, often incorporated inside Switzerland.
records to their archives and it will be necessary to keep an updated list of Asian Art Dealer Records as your research progresses.

Selection of Dealer Archive Locations:

- The Getty Research Institute, Los Angeles
- Rijksbureau voor Kunsthistoriche Dokumentatie (RKD), Den Haag
- Zentralarchiv des Internationalen Kunsthandels, Bonn (records from 1945)
- Archives of American Art, Washington, D.C.
- Bayerisches Wirtschaftsarchiv, Munich

Related to Asian Art, the Frank Caro Archive at the Institute of Fine Arts, New York University contains records of C.T. Loo & Co., New York. C.T. Loo & Co. was established in 1924 at 557 Fifth Avenue in New York by Chinese art dealer C. T. Loo, following several mutations of his gallery first opened in 1915. Loo also established agencies in Beijing, Shanghai, and Paris. The Archive comprises photographic negatives and glass plates of the art objects handled by C. T. Loo from the mid-1930s to early 1950 as well as stockcards documenting the proprieties, prices and circulation history of the objects. The records were donated to IFA by Loo’s associate Frank Caro in 1981. It is known that prior to the donation, the fire broke out in Caro’s studio and may have destroyed some of the records.

As provenance research progresses at the Freer and Sackler, your provenance researchers should create lists of the Dealers appearing in your object histories, adding comments as any dealer records are located for future reference. This will aid your future Collectors/Dealers project as well.

When writing to an active dealer requesting information, keep your inquiry as defined as possible. Dealers have very few staff (if any at all) to assist with such questions and often they will be reluctant to reveal information on more recent transactions.

**VII. Auctions**

Older auction catalogues are relatively easy to locate since a number of U.S. Institutions have maintained and added to their collections over the years. For older auctions, the annotated auctioneer’s copy is the best example to use since they contain the official final sale results along with the buyer’s name. Christie’s maintains their older auctioneer’s set in London and their archivist will answer questions as time permits. Sotheby’s maintains their auctioneer’s sets, and the older sets are available on microfilm at various institutions. For auctions with no available set of auctioneer’s records, it is best to compare several annotated copies of the catalogues, as each annotated set often differs and often contains incomplete or incorrect information.

For more recent auction results, auction houses are reluctant to disclose the names of the buyers and sellers, however, they may be willing to forward a letter to the seller and/or buyer of a work of art.

**Bought-in Lots**

The term “bought-in” indicates that a lot up for auction failed to meet its minimum bid, therefore the auctioneer seems to have “sold” the object to a “buyer” that does not in fact exist. It is often difficult to determine if a lot was bought-in if it is
not so noted on an annotated set of auction catalogues. On occasion, bought-in “buyer names” were used during the sale, making a “buyer” difficult to trace or document. Sometimes the name of an auction house staff member, or fictitious name is utilized. If the auction house still exists, it would be worthwhile making an inquiry if you suspect the object was bought-in. When the object reappears in a subsequent sale within a short time, or a name of an auctioneer is utilized, the lot could have been bought-in.

Locating Sale Catalogues

It is becoming much easier to search for sale catalogues today with the rising interest in this area. For pre-1926 sales, refer to Fritz Lugt’s Répertoire des ventes published in four volumes, dating from the 17th century through 1926 and available for searching online in English and French. The sales are organized by date, and indexed also by seller name. With each sale entry is also a list of libraries where a copy of the sale can be found, and whether these copies are annotated. There is also an online subscription database, SCIPIO, which allows for searching not only the catalogues listed in Lugt, but also catalogues up through current day. Due to the searchable nature of the database, SCIPIO allows for a much broader search range than Lugt.

With the interest in World War II sale catalogues, more libraries are attempting to release digital versions of sale catalogues. The Rijksbureau voor Kunsthistorische Dokumentatie (RKD), in Den Haag, is releasing digital versions of older sale catalogues based on Lugt’s Répertoire, and is available through subscription. The University of Heidelberg is releasing digital versions of specific World War II era auctions.

Selected Art Auction Catalogue Archives:

Art Institute of Chicago, Ryerson and Burnham Libraries, Chicago
Frick Art Reference Library, New York
The Getty Research Institute, Los Angeles
The Getty Provenance Index Sales Projects, Los Angeles
Library of Congress, Washington, DC
Metropolitan Museum of Art, New York
Museum of Fine Arts, Boston
Museum of Modern Art, New York
National Gallery of Art, Washington, DC
Smithsonian Institution Libraries, Washington, DC
Rijksbureau voor Kunsthistorische Dokumentatie (RKD), Den Haag
Heidelberg University Library Online Auction Sales Catalogues

Current Online Auction Results:

ArtNet.com
ArtInfo (ArtSalesIndex.artinfo.com)
Artfact.com
VIII. Evaluating the “Gap” years – 1933 to 1945

While provenance research focuses on the entire object’s history, for the purpose of our World War II Era provenance project we are focusing on the crucial years 1933 to 1945. After you have thoroughly researched your object and files, and then pieced together the object’s history as much as possible, look at the years 1933 to 1945. Are there gaps in the history of ownership, and/or, does the object seem to have been in continental Europe during those years? Do any of the “Red-Flag” names appear in your object’s history during this time frame or after?

Any gap is potentially an issue however, not all “gaps” in the history of ownership during this time period are problematic. In many cases, an object which was documented in the U.S. or United Kingdom on either side of these years would most likely not have been in continental Europe during these years. And even less of a problem, if the object was documented in the same owner’s collection on both sides of the gap period. That said, artwork was moving back and forth between England, the U.S. and Europe during these years, and some collectors had residences in multiple countries and were possibly targets of confiscation in Europe. If the objects were in the hands of dealers, the likelihood for the travel of an object is more likely. Keep in mind that foreign nationals, including American and British citizens, were targets of confiscation in Nazi occupied territories, just as German citizens or businesses were targets of confiscation inside the U.S. by the Alien Property Custodian.

Confiscations and Documentation

While there are always exceptions, the following timeline provides a brief breakdown of the years and the movement of confiscations from country to country under the Nazi regime. There were art movement patterns during this time frame, and these patterns can often assist in tracing your objects.

1933 to 1938
Between the Nazi’s rise to power in 1933 and the “Anschluss” (union) of Austria in 1938, the gap in provenance is important if there is indication that the object was in Germany during this time period. During this time, “Degenerate Art” was removed from German national collections and the increasing restrictive laws against the Jewish population resulted in the forced sales of Jewish art collections and property. In addition, many of the German Jewish population were forced to depart Germany leaving their art collections and property behind in order to escape.

1938 to 1940
1938 – Immediately upon the annexation of Austria in 1938, confiscations began and were perfected under the Nazi Regime.

1939 – Invasion of Poland expanded the Nazi confiscations to the Eastern European countries. All so-called Germanic items were removed to the west, and many of Poland’s national treasures were destroyed.

1940 to 1945
1940 – Invasion of the Netherlands and Belgium in May; Invasion of France in June.
At this time the ERR expanded their seizures to include so-called “ownerless” Jewish property and under Goering’s orders were directed to seize art collections that were to be divided up between Hitler, Goering and the German museums.

A number of dealers inside the Netherlands and France collaborated with the Germans throughout the war and a thriving art market operated in Switzerland disposing of confiscated artwork from the western occupied territories.

**1943 to 1945** – Italy was occupied by Germany in 1945 and any sales inside Italy at this time are problematic.

As seen from the above time-line, there were a series of confiscations, seizures, thefts, coercive transfers and other illegal methods of wrongful expropriation and it is important to recognize the difference between the groups and their geographic indicators.

- **“Degenerate Art”:**
  This group refers to modern art labeled “degenerate” by Nazi leaders and seized from German national collections. The sale of these objects was legalized by German law passed on May 31, 1938 and since then the law has been recognized as legitimate.

- **Property confiscated from German and Austrian Jews:**
  Jewish property, including Jewish businesses, personal property and art galleries, was seized. Initially, these confiscations began in Germany and the system of confiscation was later perfected inside Austria after Germany annexed that country in 1938.

- **Property confiscated from Jews in Nazi occupied territories:**
  As the Nazi regime expanded its territory, so too did the confiscations expand into Poland, France, Belgium, Netherlands, Luxembourg, Greece and the remainder of Eastern Europe.

- **Property confiscated from non-Jews living in Nazi occupied territories:**
  The majority of this category refers to non-Jews living in Eastern Europe – Poland, the Protectorate of Bohemia and Moravia, Hungary and the former Soviet Union. These territories were part of the Germanification of Eastern Europe.

- **Property confiscated from Religious organizations:**
  This category includes Synagogues, Catholic Churches and Free Masons’ temples in all occupied territories.

- **Property seized from the State:**
  This occurred for the most part in the Eastern European countries where Germany seized state property, such as in Poland.

- **Other seizures:**
  Other seizures of artwork, falling outside the above examples, did occur however on a much smaller scale, such as seized artwork belonging to families implicated in the July 20, 1944 plot to assassinate Hitler.
• Looting by Soldiers:
Looting by soldiers occurred on all sides as seen in the recent cases that have come to light in the U.S. and Russia.

“Red-Flag” Names

Look for so-called “Red-Flag” names in the history of ownership of a work of art. “Red Flag” names consist of Nazi aggressors, collaborators and victims which could possibly indicate that the object was involved in illegal World War II era art transactions. It is important to keep in mind that many of these individuals were dealers and collectors who conducted numerous legal business transactions during this time period as well. Various lists of names related to art looting exist and have been compiled using the Art Looting Investigation Unit reports, German documents, and other sources including more recent articles and books.

Examples of lists that will be helpful:


"Art Looting Investigation Unit (ALIU) Reports Name Index, National Archives website at:
National Archives Holocaust-Era Assets section:
http://www.archives.gov/research/holocaust/art/oss-art-looting-investigation-name-index.html#a

Cultural Property Claims Index to the Cultural Property Claim Applications, 1946-1948 within the records of the Monuments, Fine Arts, and Archives (MFAA) Section of the Office of the Military Government – United States (OMGUS) (Record Group 260, Records of the U.S. Occupation Headquarters, World War II, National Archives, College Park, Maryland. Online at:


Compare your Object to Looted Lists
You will also need to compare your object against the lists of objects known to have been confiscated. Some of the lists are now outdated and might also include objects which have since been restituted. For more details on the Country lists, see The AAM

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17 The Art Looting Investigation Unit, a branch of the OSS, led investigations in Nazi art looting. The unit conducted interviews and compiled reports, along with lists of suspected individuals involved in art looting.
Guide to Provenance Research, chapter on European Resources, pages 109-134. Many of these lists can now be accessed online.

IX. Final Steps
If you determine an object in your collection was unlawfully appropriated during World War II without restitution, fully document the provenance and consult with your Director.

Despite the exhaustive research, you might still be left with no answers for a gap in the provenance for your object. If you have reason to believe the object was illegally confiscated and perhaps never restituted, one option is to hire a researcher who specializes in this type of research, particularly with a focus on World War II European archives and documents. Another option is to have an outside organization such as Art Loss Register check their databases for any information on your object. At the very least, publish the provenance details of your object on the Freer and Sackler website.

As more documents are made available to researchers every year, it is always worthwhile to revisit the research of a particular object at a later date. Therefore, it is prudent to maintain all provenance research notes and records in the object file, clearly noting the dates and names of the researchers involved.
X. Resources for Holocaust Era Research

U.S. Resources

National Archives and Records Administration (NARA), Washington, DC

Greg Bradsher, an archivist at NARA, compiled a finding-aid to assist researchers access their approximately 15 million pages of documents titled Holocaust-Era Assets: A Finding Aid to Records at the National Archives at College Park (available online at: http://www.archives.gov/research/holocaust/finding-aid/index.html).

See also: Art Provenance and Claims Research Project: (http://www.archives.gov/research/holocaust/art/index.html)

The AAM Guide to Provenance Research mentioned earlier provides an excellent breakdown of the documents located at NARA, highlighting some of the most important for provenance researchers in Part II, section “U.S. Resources.”

There are basically two types of documents at NARA for the provenance researcher:

1. U.S. documents – the Roberts Commission, U.S. military, OSS and State Department documents – detailing the Allied recovery efforts, and

2. German documents – detailing the confiscations inside German occupied territories.

The microfilm finding aids are located at: http://www.archives.gov/research/holocaust/microfilm-publications/index.html

U.S. Documents:

The most important U.S. documents for researching provenance are among the following record groups:

RG260: U.S. Occupation Headquarters World War II, Office of the Military Governor, United States (OMGUS) – Contains the U.S. recovery documents, including the records for the Munich Central Collecting Point

RG226: Office of the Strategic Services (OSS) – The Art Looting Investigation Unit documents, interrogations and reports.

RG239: American Commission for the Protection and Salvage of Artistic and Historic Monuments in War Areas (Roberts Commission) – The commission worked with the Army and was instrumental in the establishment of the Monuments, Fine Arts and Archives (MFAA) program, made up of many U.S. scholars and curators.

RG59: Department of State – includes the Safehaven program, related to the study of looted assets and related questions, and registration of enemy assets.
RG84: Foreign Service Posts of the Department of State -- includes the Safehaven program, related to the study of looted assets and related questions, and registration of enemy assets.

The U.S. Collecting Point records are useful in documenting if an object was processed through one of the Allied gathering points at the end of the war, and then returned to its country of origin. Finding Aids exist for these records on the NARA website, located at: http://www.archives.gov/research/holocaust/microfilm-publications/index.html

Central Collecting Points (Records related to the Collecting Points – M1940; M1941; A3389)
Marburg Central Collecting Point (M1948)
Weisbaden Central Collecting Point (M1947)
Offenbach Central Collecting Point (M1942)

Also included in the U.S. group of records is a card file of Japanese Works, Collections, Sites, and Installations Requiring Protection, 1946 (Microfilm finding aid A3383). It contains the records prepared by the Education Ministry of the Imperial Japanese Government in 1946 that identify cultural and historical sites in Japan requiring protection. These are part of the Roberts Commission records (RG 239) and relate to the Monuments, Fine Arts and Archives work in Japan.

**German Documents:**

**Einsatzstab Reichsleiter Rosenberg (ERR):**
The Nazi organization primarily responsible for confiscations was the Einsatzstab Reichsleiter Rosenberg (ERR), named for the Nazi ideologue Alfred Rosenberg and its original mission was to collect political material. In 1940, as Germany moved into the Netherlands, Belgium and France, their mission was expanded greatly when the organization was ordered to confiscate so-called “ownerless” Jewish property. Reichsmarschall Hermann Goering expanded the ERR mission and described how the confiscated artwork was to be divided between Hitler, Goering and the German museums. ERR documents detailing their confiscations reside at the U.S. National Archives and are extremely helpful in World War II provenance research.

As the ERR confiscated artwork in France, the staff carefully documented and catalogued the collections in a series of inventory cards and photographs. Each confiscated collection received an alphanumeric code, for instance for the Rothschild collections, the alpha code was “R” and the number that followed was the particular object in the numeric sequence – “R 1170”. The David Weill collection cards are catalogued as DW 1 through DW2687.18 Minimal information is included on the cards – artist, title, medium and dimensions, and some cards lists entire groups of objects, a series of prints, or small objects. If the objects were sent to Hitler or Goering, often the card was stamped in the lower right corner with “AH” or “HG.” The arrangement of the cards makes access to a specific object difficult, however if you believe your object was confiscated from a particular collection, it is worthwhile going through the entire series of that collection’s cards.

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18 Appendix K in the AAM Guide to Provenance Research provides a list of Einsatzstab Reichsleiter Rosenberg (ERR) Codes, names and addresses, as well as the NARA box location.
Photographs and photograph albums were also created by the ERR, containing many of the confiscated objects. For more details on accessing the photographs, see the NARA Finding Aid for the ERR Card File and related photographs found online at: http://www.archives.gov/research/microfilm/m1943.pdf
See also the AAM Guide to Provenance Research Part II, ERR Records section under “U.S. Resources.”

Also included among the German documents are Nazi shipping records (see page 64 in the AAM Guide to Provenance Research for more details.)

Other U.S. Resources:

Archives of American Art, Washington, D.C.

The Archives of American Art contains a number of papers of American art historians directly involved in the World War II restitutions, as well as dealer records that will be helpful during your research. The most important of the papers for World War II research are: William G. Constable, Walter W. Horn, Thomas C. Howe, Andrew C. Ritchie, James J. Rorimer and George Leslie Stout.

The Getty Research Institute, Los Angeles, CA

The Getty Research Institute holds a number of World War II resources, ranging from papers, dealer records, auction catalogues to photographs. Among the group are the following: Douglas Cooper Papers, Wilhelm Arntz papers, Oral histories of Otto Wittmann and Craig Hugh Smyth, Ardelia Hall records on microfilm, Johannes Felbermeyer photographs for the Munich Collecting Point, Stefan Lorant Collection.

National Gallery of Art, Washington, D.C.

The National Gallery Photograph Archives contains the Munich Central Collecting Point photographic negative collection, on loan from NARA. The National Gallery Archives contains the papers of a number of Roberts Commission members, as well as the Monuments, Fine Arts and Archives officers, among which are: David Findlay, Charles Parkhurst, S. Lane Faison and Edith Standen.


Related to Jewish Holocaust victims, documents and records in the two organizations above can also be of help to provenance researchers.

European Resources

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19 The National Gallery of Art is also in the process of indexing the photographs.
After searching the National Archives for your object, if you still have many questions unanswered, you may have to turn to European records, especially if the object passed through the Allied Collecting Points and was then returned to its country of origin. The records that document the object’s disposition will appear in that country’s records. Keep in mind that a number of objects were not claimed and many still remain in the custody of that country. For instance, in France, those objects are classified as “MNR” and in the Netherlands as “NK.”

Foreign records may also contain further information on the families as well. Some of the European archival documentation will be far more difficult to access, given the stricter privacy laws. For instance, in France the restitution records are off-limits to anyone except the families involved, however, a museum can inquire about the status of their own objects when necessary.

**France:**

**Germany – Bundesarchiv Koblenz**
One of the more important German Archives is the Bundesarchiv Koblenz, containing the Treuhandverwaltung für Kulturgut bei der Oberfinanzdirection Munchen (B323), the organization which dealt with the restitution of objects following the closing of the Allied Central Collecting Points in the early 1950s. Some of these documents will be duplicated at the U.S. National Archives, however the Koblenz set have been augmented with later restitution details.

**Germany – Landesarchiv Berlin**
The Landesarchiv Berlin holds the Reichskammer der bildenden Künste records on the forced Jewish auctions in the Berlin area; they have prepared a finding aid listing the auction houses and names of sellers, with full index. The Landesarchiv Berlin Finding Aid to German Forced Sales is located online at: (http://www.landesarchiv-berlin.de/php-bestand/arep243-04-pdf/arep243-04.pdf)

**Auction Catalogues:**
A number of European archives and art museum libraries contain auction catalogues for this time period. If you know a particular sale occurred in Hamburg, for instance, inquire at local Hamburg institutions for a copy of the catalogue. The Hamburger Kunsthalle holds many local auction and exhibition catalogues and in the past they have been very helpful in providing copies for their colleagues in the U.S. For forced Jewish auctions, the Reichskammer der bildenden Künste records are held in the local archives, such as the Landesarchiv in Berlin, where you will find the Berlin area records.

**Dealer Records:**
Dealer records are held in a variety of locations throughout Europe.

Archives Nationales, Paris
Bayerisches Wirtschaftsarchiv, Munich
Bibliothèque d’Art et Archéologie Jacques Doucet, Paris
British Museum, Library and Department of Prints and Drawings, London
Courtauld Institute, University of London
Foundation Wildenstein, Paris
Gemeente Archief, Amsterdam
Musée d’Orsay, Documentation, Paris
Centre Pompidou, Documentation, Paris
Rijksbureau voor Kunsthistorische Dokumentatie, The Hague
Tate Gallery Archives, London
Victoria and Albert Museum Art Library, London
Zentralarchiv des Internationalen Kunsthandels (post 1945), Bonn

For more detailed information on the archives by country, see the AAM Guide to Provenance Research, pages 109-134.
XI. Provenance Research Checklist
(Examples only, list is not complete)

Object and Accession No.____________________________________________________
Researcher: _______________________________________________________________
Date:________________________

Object (and/or container):
  ___ Inscriptions
  ___ Customs stamps (export/import)
  ___ Exhibition stickers
  ___ Seals
  ___ Dealers marks, stamps, labels
  ___ Transport labels
  ___ Nazi Era marks and/or labels

Paper files:
  ___ Object Files
  ___ Curatorial Files
  ___ Correspondance Files
  ___ Conservation Files
  ___ Director's Files
  ___ Institutional Archives

Articles and Journals:
  ___ JSTOR
  ___ Project Muse
  ___ BHA (RILA)
  ___ RILA
  ___ Art Index
  ___ Archives of the Chinese Art Society of America
  ___ Archives of Asian Art Journal (Project Muse)
  ___ Artibus Asiae
  ___ Asian art journals
  ___ Asian art Society journals
  ___ Pre World War II journals
  ___ Cicerone
  ___ Kunst und Künstler

Books and Catalogues:
  ___ Monographs
  ___ Catalogues Raisonnés
  ___ Exhibition Catalogues
  ___ Collector Monographs
Photo Archives

- Asian Art Archives, University of Michigan (online)
- Frick Art Reference Library
- Getty Research Institute
- Getty Photo Study Collection Database
- National Gallery of Art
- Rijksbureau voor Kunsthistorische Dokumentatie
- Zentralinstitut für Kunstgeschichte, Munich
- Witt Library, Courtauld Institute, London (Microfiche collection at various libraries)
- Marburg Photo Archive (Bildarchiv Foto Marburg), Germany (online)
- Musée du Louvre, Documentation Center
- Musée d’Orsay, Paris, Documentation Center
- ARTstor (online)
- CARLI Digital Images (online)
- Art Resource (online)
- Bridgeman Art Library (online)

Archives

- List of Art Libraries and Archives in *AAM Guide to Provenance Research* (in Appendix F in that book)
- Freer and Sackler Archives
- Archives of American Art (Smithsonian)
- U.S. National Archives
- Frick Art Reference Library
- Getty Research Institute
- National Gallery of Art
- Rijksbureau voor Kunsthistorische Dokumentatie (RKD), Den Haag
- Zentralinstitut für Kunstgeschichte, Munich
- Witt Library, Courtauld Institute, London
- Musée du Louvre, Documentation Center
- Musée d’Orsay, Paris, Documentation Center
- Bundesarchiv Koblenz
- Landesarchiv, Berlin
- Rockefeller Archive Center, Sleepy Hollow, NY (Asian Art Collector records)

Online searches:

- JAIRO (Japanese Institutional Repositories Online)
- CARP (Chinese Art Research into Provenance)
- Bibliography of Asian Studies (BAS) – BAS contains about 730,000 records on all subjects pertaining to East, Southeast, and South Asia published worldwide from 1971 to the present. The BAS included citations to Western-language journal articles, monographs, chapters in edited volumes, conference proceedings, anthologies, and Festschriften, etc. They stopped adding monographs to this database since 1992.
National Palace Museum’s Periodicals Databases –
This database provides full text searching of four journals published by the Taiwan Palace Museum. The four journals are: The National Palace Museum Monthly of Chinese art; National Palace Museum Quarterly; National Palace Museum Research Quarterly and the National Palace Museum Bulletin. Searching in Chinese is required.

CAJ (China Academic Journals) –
CAJ claims to be the most comprehensive, full-text, Chinese journals database. It contains more than 7,200 journals in mainland China starting from 1915. The database is divided into several subscription series. All journals are fully searchable, from 1915 to the current issue.

Genii -- (http://ge.nii.ac.jp/genii/isp/index.jsp)
The integrated search system of the National Institute of Informatics (NII). This portal simultaneously searches book content, articles (selected full text), academic repositories, research tools and more.

CiNii (http://ci.nii.ac.jp/en) –
A database available from NII that searches academic paper information, articles and citations to articles from scholarly journals, magazines, and university bulletins published in Japan. Searching is free and some articles are available for free, downloadable in full PDF. Harvard University has put together a helpful PDF guide for English users on using CiNii.

WebCat Plus –
Union catalog of university libraries in Japan. Like Worldcat, Webcat Plus is an excellent discovery tool for finding related materials on a certain topic. Helpful for finding information on Japanese books, such as exact titles for forthcoming exhibition catalogs.

JAANUS (http://www.aist.or.jp/~jaanus/) –
A free, online dictionary of Japanese architecture and art history terminology. The dictionary contains approximately 8000 terms related to traditional Japanese architecture and gardens, painting, sculpture and art-historical iconography from approximately the 1st century A.D. to the end of the Edo period (1868). It is searchable in English and romanized Japanese, and has linked cross references; however entries are unsigned.

WorldCat
JSTOR
Ancestry.com
Newspaper Archives
   New York Times
   London Times
Google Book Search

Museum databases:
OmuraAA (Online Museum Resources on Asian Art) –
An initiative of the Asia for Educators Program at Columbia University, OMuRAA is a portal to “the best online visual resources on Asian Art produced by museums and educational institutions currently available on the World Wide Web”. Users can browse by museums, special exhibitions, and featured topics as well as narrow searches to a region, time period or art subject area. Entries are annotated.

Metropolitan Museum of Art, New York, NY
Museum of Fine Arts, Boston, MA (working on their Asian collections)
J.Paul Getty Museum, Los Angeles, CA
National Gallery of Art, DC
Art Institute of Chicago, Chicago, IL
CARP – Burrell Collection
JOCONDE (Museums of France database)
Collector Research:

a. Collection

- Private Collection Catalogues
- Monographs and Exhibitions of Collection
- Articles on Collector
- Sales Catalogues of Collection
- Art Inventories
- Collector Bibliography in *AAM Guide to Provenance Research* (see Appendix A in that book)

b. Biographical

- Ancestry.com
- Family Trees
- Family Records
- Biographical Dictionaries
  - *Who’s Who*
  - *Who Was Who*
- Obituaries
- Magazines, Journals and Newspapers
- Wills & Estates
- K.G. Saur series of biographical indices (online) and the biographical entries are on microfilm
- *Grove’s Dictionary of Art*
- Peerage and Nobility publications
- Social Registers
- Postal and Telephone directories
- Travel Diaries
- Biographical Resource list in *AAM Guide to Provenance Research* (see Appendix B in that book)

Searching for Names of Looted Collections:

- “Red Flag” Names List in *AAM Guide to Provenance Research* Appendices H and I
- Property Claims Index (NARA)
- ALIU Names Index (NARA)
- Biens Spoliés Index (France)
- Einsatzstab Reichsleiter Rosenberg (ERR) Codes in *AAM Guide to Provenance Research*, Appendix K
- Lost Art Internet Database -- [http://www.lostart.de/](http://www.lostart.de/) (Germany)
- Provenance Database (BADV Germany)
- Art Restitution Database of the National Fund (Austria)
- Musées Nationaux Récupération (MNR) Catalogue (France)
- Origins Unknown (Netherlands)
- Lost Art (Russia)

(For additional country databases, see *AAM Guide to Provenance Research* list in European Resources chapter. See also the Bibliography, Appendix G for publications on this subject in this manual.)
## Auctions & Collections:
- Resources for Auction Sales and Exhibitions in *AAM Guide to Provenance Research* (Appendix E in that book)
- Scipio (RLG Libraries)
- Lugt *Répertoire* online database (RKD) (Art Sales Catalogues Online)
- Heidelberg University Library Online Auction Sales Catalogues
- Getty Library Catalogue
- Getty Provenance Index Collectors’ Database
- Getty Provenance Index Sales Database (Auctions)
- Getty Provenance Archival Documents Database (Inventories)
- Getty Provenance Index Collectors’ Database
- Chinese Art Collector/Dealer Project (Chinese University of Hong Kong)

## Dealer Records:
- *AAM Guide to Provenance Research* Dealer Archive List (Appendix D)
- Indonesian Art Archive (Polak Works of Art, Amsterdam – dealer archive)
- C.T. Loo Records (Frank Caro Archive, Institute of Fine Arts, New York University)
- Archives Nationales, Paris
- Archives of American Art (Smithsonian)
- Bayerisches Wirtschaftsarchiv, Munich
- Bibliothèque d’Art et Archèologie Jacques Doucet, Paris
- British Museum, Library and Department of Prints and Drawings, London
- Courtauld Institute, University of London
- Foundation Wildenstein, Paris
- Frick Art Reference Library, New York
- Gemeente Archief, Amsterdam
- Getty Research Institute
- J. Pierpont Morgan Library, New York
- Los Angeles County Museum of Art, Los Angeles
- Metropolitan Museum of Art, New York
- Musée d’Orsay, Documentation, Paris
- Museum of Modern Art, New York
- North Carolina State Archives, Raleigh, NC
- National Gallery of Canada, Ottawa
- Centre Pompidou, Documentation, Paris
- Rijksbureau voor Kunsthistorische Dokumentatie, The Hague
- Tate Gallery Archives, London
- Vanderbilt University, Nashville
- Van Gogh Museum, Amsterdam
- Victoria and Albert Museum Art Library, London
- Zentralarchiv des Internationalen Kunsthandels (post 1945), Bonn
Cultural Heritage Laws:


Theft and Looted Art:

_____ The Art Loss Register: http://www.artloss.com/
_____ The International Foundation for Art Research: http://www.artloss.com/

Nazi-Era – World War II Looted Art News and Databases:

CHAPTER 6 Updated August 2021

Writing a Provenance Entry

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SPECIAL NOTES:
- All examples appear in boxes.
- The bolded text within the examples highlights what is being demonstrated.
- [X] denotes that a footnote documenting the preceding information is needed. Replace the [X] with the appropriate number. Footnotes should be in numeric order.
- Because the Freer Gallery of Art and Arthur M. Sackler Gallery uses The Museum System database (TMS) and because TMS does not recognize different fonts in the provenance entry field, when citing titles of books, journals, auctions, or exhibitions, do not italicize titles; rather, use quotation marks to indicate a title.
- When writing dates, use a hyphen and no spaces. For example, use 1901-1950 rather than 1900 - 1950 or 1900 – 1950.
I. INTRODUCTION TO A PROVENANCE ENTRY: This section outlines the individual parts of a provenance entry.

A. FOUR MAIN PARTS OF A PROVENANCE ENTRY:

1. DATES OF OWNERSHIP: The Freer Gallery of Art and Arthur M. Sackler Gallery presents the provenance in chronological order, beginning with the earliest known or probable owner or custodian and ending with the most recent known or probable owner or custodian. Each provenance entry concludes with the museum’s name and method of transfer.

2. DESCRIPTIVE LINE OF OWNERSHIP: This section records pertinent information about the individuals, collections, businesses, and/or dealers who owned—or who likely owned—the art object. Auctions, which are significant events in an object’s transactional history, are also included in this section.

3. FOOTNOTES: Footnotes follow the lines of ownership and list supporting references and supplemental documentation.

4. DATE OF RESEARCH: The date of research follows the entirety of the provenance entry and should change each time museum professionals update the provenance record with new research.

B. PRICES: The Freer Gallery of Art and Arthur M. Sackler Gallery does not include prices paid for works of art in provenance entries.

C. DISCLAIMER: The following disclaimer, which has been approved by the Smithsonian Institution, appears on the museum’s provenance website on the collections landing page:

The information presented on this website may be revised and updated at any time as ongoing research progresses or as otherwise warranted. Pending any such revisions and updates, information on this site may be incomplete or inaccurate or may contain typographical errors. Neither the Smithsonian nor its officers, employees, or agents make any representations about the accuracy, reliability, completeness, or timeliness of this site or information on this site. The use of this site and the information provided on it is subject to your own judgment. The Freer Gallery of Art and Arthur M. Sackler Gallery welcomes information that would augment or clarify the ownership history of objects in its collections.
D. COMPLETE EXAMPLE OF A PROVENANCE ENTRY: The following text box contains a full provenance entry, complete with (1) Dates of Ownership; (2) Descriptive Line of Ownership; (3) Footnotes; and (4) Date of Research.

Example: entire provenance entry

**Before 1947**


**1947**

Lu Wu Antiques Co. 盧吳古玩公司, Shanghai, China, purchased from J. T. Tai in Shanghai, China [2]

**1947**

C. T. Loo & Company, New York, transferred from Lu Wu Antiques Co., Shanghai, China [3]

**From 1947**


Notes:

[1] See C. T. Loo's stock card no. NYL-7/982: "Bronze hill-censer on a wide spreading foot with three dragons in relief inlaid with gold, silver and various stones. Body decorated with bands of abstract motives in gold, silver with turquoise and rubies. Cover[ed] with fine rows of hills with hunting scenes, fighting animals and birds in gold, silver and hard stones inlaid, many stones missing Late Chou," C. T. Loo & Frank Caro Archive, Musée Guimet, Paris, copy in object file. The card states that this object came from J. T. Tai. Known as Dai Fubao in Shanghai through 1949, J. T. Tai was an art dealer who was initially based in Shanghai, China. Tai became one of C. T. Loo's most prolific suppliers in the 1940s. In 1949, however, J. T. Tai fled with his family to Hong Kong when Communist leaders came to power. In 1950, he immigrated to New York City, where he established J. T. Tai & Company, a gallery that specialized in the sale of Chinese arts.

[2] Lu Wu Antiques Co. was an export business that supplied C. T. Loo & Company locations in Paris and New York with Chinese antiquities. Loo formed this company in 1926. The name Lu Wu combines the names of C. T. Loo 盧芹齋 and Wu Qizhou 吳啟周. The business acquired objects from across China, but everything passed through Shanghai before being sent to France. J. T. Tai (see note 1) began working with Lu Wu around 1938. Tai operated Fuyuanzhai guwandian 福源齋古玩店, a shop with a large inventory in Shanghai, and regularly sold to Lu Wu.


Research Completed January 11, 2020
II. BREAKDOWN OF THE ELEMENTS OF A PROVENANCE ENTRY: This section provides directions on how to report and record the different elements of a provenance entry: (A) Dates of Ownership; (B) Descriptive Line of Ownership; (C) Footnotes; and (D) Date of Research.

A. DATES: Dates reflect the beginning and ending dates of ownership or of a public auction. If it is known that the object was in temporary custody, do not include that information in the provenance entry; rather, include it in an appropriate footnote. When a date is not known, a “?” is used. The dates of ownership are presented in a timeline, beginning with the earliest known ownership of the object.

EXAMPLES: Possible Date Entries and Corresponding Meanings

<table>
<thead>
<tr>
<th>Date Entry</th>
<th>Corresponding Meaning</th>
</tr>
</thead>
<tbody>
<tr>
<td>1945-1970</td>
<td>The object is known to have been owned for a set, defined period from 1945 to 1970.</td>
</tr>
<tr>
<td>1945-?</td>
<td>An owner acquired a work in 1945, but we do not know when the object left their ownership.</td>
</tr>
<tr>
<td>From at least 1945-?</td>
<td>We know that an owner possessed the object by 1945, but it could have been earlier.</td>
</tr>
<tr>
<td>?-1945</td>
<td>It is unclear when an owner acquired an object, but it left the owner’s possession in 1945.</td>
</tr>
<tr>
<td>To at least 1945 or 1908-at least 1945</td>
<td>We know an owner possessed the object in 1945, but the owner might have owned it longer. We know the owner possessed the object in 1908 and owned it to at least 1945, but could have possessed it longer.</td>
</tr>
<tr>
<td>1945</td>
<td>An owner possessed the object for less than or up to a year; the single year could also denote that this is the year the object was offered for sale in a public auction.</td>
</tr>
<tr>
<td>About 1945 / ca. 1945</td>
<td>An owner possessed the object around this time, but specific information is not known. NOTE: When writing ca. XXXX, there IS a space between the “ca.” and the “date.”</td>
</tr>
<tr>
<td>1940s / Early 1940s / Mid-1940s / Late 1940s</td>
<td>An owner possessed an object, but only a decade or part of a decade of ownership is known. NOTE: Define time as follows: early: 00-03; mid: 04-06; late: 06-09</td>
</tr>
<tr>
<td>18th century / Early 18th century / Mid-18th century / Late 18th century</td>
<td>The work is known to have been in a collection, but only a century or part of a century is known. NOTE: Define time as follows: early: 00-29; mid: 30-69; late: 70-99.</td>
</tr>
<tr>
<td>?</td>
<td>We know that an owner possessed the object, but we do not know the dates of ownership.</td>
</tr>
<tr>
<td>From 1947</td>
<td>“From” indicates that ownership began in a specific year and is ongoing.</td>
</tr>
<tr>
<td>Before 1947</td>
<td>An owner possessed an object in 1947, but evidence suggests the owner acquired it before that date, although evidence for that date is missing.</td>
</tr>
</tbody>
</table>
1. SPECIAL DATE CASES:

a) **GAPS IN OWNERSHIP KNOWLEDGE**: When there are stretches of time when one does not know who owned an object or where an object was located, identify the gap years as one would identify years of ownership. Where the explanatory line of ownership would appear (below the dates), state: “Ownership information unknown.” A provenance entry can have multiple “gaps” or unknown periods of ownership; each gap should be included in the provenance entry.

**EXAMPLE: Between 1900-1923, the object’s ownership and whereabouts are unknown.**

| 1900-1923 | Ownership information unknown |

**EXAMPLE: The collector David David-Weill purchased the object from C. T. Loo & Cie, Paris, in 1920; it was in David-Weill’s collection through at least 1939; the object was not published again until 1951 and was credited as part of a “private collection in Berlin.” Ownership information for the period 1939-1951 is unknown. The object came up for auction in 2000, but ownership for the period 1951-2000 cannot be uncovered; it was offered for sale by Sotheby & Co., London, and purchased by Jane Dobbs; Jane Dobbs gifted it to the Arthur M. Sackler Gallery in 2010. (Note: This is a fictitious example.)**

<table>
<thead>
<tr>
<th>To 1922</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>1920-at least 1939</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>About 1939-1951</th>
</tr>
</thead>
</table>
Ownership information unknown |

<table>
<thead>
<tr>
<th>1951</th>
</tr>
</thead>
</table>
Private Collection, Berlin, Germany, method of acquisition unknown [3] |

<table>
<thead>
<tr>
<th>1951-2000</th>
</tr>
</thead>
</table>
Ownership information unknown |

<table>
<thead>
<tr>
<th>2000</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>2000-2010</th>
</tr>
</thead>
</table>

<table>
<thead>
<tr>
<th>From 2010</th>
</tr>
</thead>
</table>
b) **DATES IN THE NON-GREGORIAN CALENDAR:** These should all be translated into the Gregorian system. Include the non-Gregorian dates in parentheses. If necessary, include an explanation in the footnote.

c) **CHARLES LANG FREER GIFT DATES:** The Freer Gallery of Art policy, written in 1995 with the Office of General Council (OGC), states that all items from Charles Lang Freer should have the credit line “Gift of Charles Lang Freer” and date his gift to the year 1920.

d) **ARTHUR M. SACKLER GIFT DATES:** The Arthur M. Sackler Gallery dates Arthur M. Sackler's gift to the year 1987.

B. **DESCRIPTIVE LINE OF OWNERSHIP:** The name of the owner appears below the dates of ownership. When the owner(s)/custodian(s) is a person (or persons) follow the name(s) with life dates; the method of acquisition; and, if known, the geographic location of acquisition. For companies or institutions, life dates are not needed (dates of business and related information can be included in a footnote), but the company’s location, method of acquisition, and geographic place of acquisition are required. The exact date of transfer is not needed in the provenance entry (it is implied in the date range, which begins the provenance statement). The exact date, if known, should be included in the appropriate footnote.

Auctions are treated similarly to owners. Auctions receive their own line of description in the provenance entry; however, auctions are formatted differently. To properly format an auction sale in the descriptive line of provenance, see “Method of Transfer & Location of Transfer” (section B, number 3), “Auction Purchases” (item d).

DO NOT place a period at the end of the descriptive line of ownership.

Insert spaces between initials when used in an individual's name (C.[SPACE]T. Loo rather than C.T. Loo).

Company names should appear as the company presented the entity on its letterhead and financial paperwork. (J. T. Tai & Company not J. T. Tai & Co. or Tai & Company).

If the object was given to the museum, always review the gift agreement to confirm the provenance statement is in compliance.

**EXAMPLE:** *Individual owns the object; location of acquisition is unknown*

1952-1970
Flora Raphaël David-Weill (1878-1971), inherited upon death of her husband, David David-Weill [X]

**EXAMPLE:** *Company owns the object; purchased from another company in New York, NY*

1945-1949
Smith & Sons Chinese Art Inc., New York, NY, purchased from Tonying & Company, New York, NY, in New York, NY [X]
EXAMPLE: Auction sale held in London, United Kingdom

1972

1. NAME OF OWNER(S) (for AUCTIONS, see “Method of Transfer & Location of Transfer” and “Auction Purchases”): The full and complete name of the owner(s) is given first. Include titles and initials when appropriate. For owners with non-Western names, it’s preferable to also record the names in the characters of the native language. First list the westernized spelling of the owner’s name (first name then last name) and include the name written in non-Western characters or letters (not in parentheses). Do not describe the owner using the word “collection,” unless part of an institution’s name (such as The Wallace Collection). If using initials, as in the case of C. T. Loo, include a space between initials.

Titles—for example, Mr., Mrs., Dr., Sir, The Honorable, Judge—should be used when the donor specifies. Also use titles when specifying a married couple but one individual’s name remains unknown. Titles should also be used when an individual, auction company, or dealer includes it as part of an individual’s name in a sale publication. For placement and use of the titles of rulers, see section “b” below.

EXAMPLES: Recording owner names

<table>
<thead>
<tr>
<th>Name</th>
<th>Notes</th>
</tr>
</thead>
<tbody>
<tr>
<td>John Smith</td>
<td>(an individual)</td>
</tr>
<tr>
<td>Kawase Hasui 川瀬巴水</td>
<td>(individual)</td>
</tr>
<tr>
<td>Tate Jones and Mary Elliot Jones</td>
<td>(married couple)</td>
</tr>
<tr>
<td>Mr. &amp; Mrs. Samuel Alexander</td>
<td>(married couple, but only husband’s name is known)</td>
</tr>
<tr>
<td>Mr. John Smith, Dr. Judith Smith, and Dr. Debora Smith</td>
<td>(siblings who own jointly)</td>
</tr>
<tr>
<td>J. T. Tai &amp; Company</td>
<td>(company)</td>
</tr>
</tbody>
</table>

a) NAME CHANGES: Incorporate as much information as possible, including surname (family name) at birth; indicate birth and marriage names when possible. If there is a gift agreement, consult if there are naming stipulations.

EXAMPLES: How to record a woman whose name changed overtime within a provenance entry

- Only know husband’s name: Mrs. Jonathan Smith (1820-1879)
- Know married name, not surname at birth: Marie Smith (1820-1879)
- Know birth surname, but not used: Marie (Banta) Smith (1820-1879)
- Woman’s birth surname used: Marie Banta Smith (1820-1879)
- If the woman’s birth surname is known but not the first name: Mrs. Jonathan Smith, née Banta (1820-1879)

1. If it is helpful to clarify family relationships, include the spouse’s name in parentheses.
EXAMPLE: Including husband’s name in parentheses
Marie Smith (Mrs. Jonathan Smith) (1820-1879)

2. In cases in which there were multiple marriages, list previous or later married names in parentheses.

EXAMPLE: When Gladys Hopkins Elliott owned the object, she was married to Frank Abercrombie Elliott. Before owning that, she was married to two different men (Cornelius Vanderbilt Whitney and Josiah Marvel Jr.) and those marriages ended in divorce. For periods of time, she was Gladys Hopkins Whitney and Gladys Hopkins Marvel.

Gladys Hopkins Elliott (Mrs. Frank Abercrombie Elliott) (formerly Mrs. Cornelius Vanderbilt Whitney and Mrs. Josiah Marvel Jr.) (1905-1997)

EXAMPLE: Elizabeth M. Greenfield acquired the object when she was known as Elizabeth M. Greenfield. Later, she married Donald A. Petrie.

Elizabeth M. Greenfield (later Mrs. Donald A. Petrie) (1912-2003)

b) RULER TITLES: A ruler’s title or an aristocratic title appears after the individual’s name. If only the title is known, include as much identifying information as possible.

EXAMPLE: Placement of title
Hongli (1711-1799; reign 1735-1796), the Qianlong Emperor

c) GALLERIES, AUCTION HOUSES, and MUSEUMS: Names should be listed as they appear on the gallery, auction house, or museum letterhead or business papers, even in subsequent references to the gallery, auction house, or museum. Include the organization’s geographic location. A comma (,) separates the name of the gallery, auction house, or museum from its geographic location. When the location is outside of the United States, include both the city name and the country or region name. When located in the United States, include the city name and state abbreviation.

Exception: When the Freer Gallery of Art or the Arthur M. Sackler Gallery is listed as the owner, omit the location.

EXAMPLES: Names of galleries and auction houses
P & D Colnaghi, London, United Kingdom (not Colnaghi’s)
J. T. Tai & Company, New York
The Walters Art Museum (not The Walters)

d) ANONYMOUS OWNER(S) or DONOR(S): Use “Anonymous Owner” when auctions have been conducted under anonymity; use “Anonymous Donor” when the museum donor has arranged to remain anonymous in the gift agreement. Always review gift agreements to make sure the provenance statement complies.
Anonymous donors within provenance statements should be reviewed on a case-by-case basis.

e) **UNIDENTIFIED DEALER(S):** Use “Unidentified Dealer” when it is known that the work was with a dealer, but the name of the dealer is unknown.

f) **PROBABLE OWNERSHIP:** To denote an owner that one strongly believes has the work of art, use the term “probably.” The footnote accompanying this line of provenance should explain why this owner is believed to have owned the object.

**EXAMPLE: Using the term “probably”**

<table>
<thead>
<tr>
<th>Year</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1945</td>
<td>Probably Städtische Gallery, Frankfurt, Germany, gift of the Nazi government in Berlin, Germany [X]</td>
</tr>
</tbody>
</table>

g) **UNIDENTIFIED SALE / UNKNOWN AUCTION / UNCLEAR OWNERSHIP BUT KNOW TRANSFER:** If an object was sold in a gallery or in an auction, but one does not know the name of the gallery or auction, provide as much information as possible. If the owner or custodian remains unknown, simply supply as much information as possible while being clear and concise. Include all known information in the accompanying footnote.

**EXAMPLE: Know object was on the Paris art market because reported in newspaper, interview, or appears in a photograph**

<table>
<thead>
<tr>
<th>Year</th>
<th>Description</th>
</tr>
</thead>
<tbody>
<tr>
<td>1951</td>
<td>Appeared on art market, Paris, France [X]</td>
</tr>
</tbody>
</table>

h) **EXCAVATION(S) and FINDSPOT(S):** When an art object is known to have been excavated, include the excavation event in place of the name of owner/collection name. Use the phrase “Excavated at [LOCATION].” For excavations, when the information is available, include the mission title, the mission’s active dates, the mission sponsor (university/institution), the director (which can change if the mission was lengthy; note those changes in footnotes), the chief archaeologist, the site name and country, and the findspot (if known) in the line of description. If the site is in a historical country/region, include the modern-day location in parentheses following the historical location. Older excavations do not always have a formal mission; for these cases, supply as much information as possible.

When an object is known to have been found at a location different from its place of creation, include the findspot in the first line of descriptive ownership; the footnote accompanying this descriptive line should include a reference to where the object might have originated. When excavations are involved, one should always footnote the excavation’s or mission’s published report (if one exists).
EXAMPLE: *Listing excavation that did not have a formal mission*

1845
Excavated at Northwest Palace, room L, Nimrud Assyria (modern-day Iraq) by Sir Austen Henry Layard (1817-1894) [X]

EXAMPLE: *Listing a mission*

Between 1950-1951
Excavated at Timna (or Hajar ibn Humayd), Wadi Bayhan, Yemen, during archeological mission sponsored by American Foundation for the Study of Man, directed by Wendell Phillips (1922-1975), chief archaeologist William Foxwell Albright (1891-1971), found at GM 2c Pit 3 [X]

EXAMPLE: *An object created in one place but found in another place*

1919
Found and excavated by an unidentified French forest ranger near Biên Hòa, Đồng Nai Province, Vietnam [1]

By 1925-1930s
M. Bouasse-Lebel, method of acquisition unknown [2]

Notes:
[1] See Sherman Lee, “A Cambodian Bronze Hoard” in *Art in America* Vol. 31, no. 2 (1943), 78-83. In 1919, an unidentified French forest ranger found this object in Vietnam along with six other Khmer bronze images. The group includes Buddhist and Hindu deities and ritual objects, all of which are small in scale. Little research has been done on the origins of the group: where the sculptures were made, how they were used, and why or how they traveled remains unknown. For centuries, portable bronze figures were instrumental in the spread of Indian traditions across Asia. The small stature of these bronzes suggests several possible purposes.

[2] See Lee article referenced in note 1. M. Bouasse-Lebel may be the dealer and collector Albert Bouasse-Lebel [1868-1955] and/or a member of the family operating the Bouasse-Lebel printing and engraving firm on rue St. Sulpice.

i) **FREER GALLERY OF ART & ARTHUR M. SACKLER GALLERY:**
For objects in the collections, the Freer Gallery of Art or Arthur M. Sackler Gallery is the final owner. Depending upon which collection houses the object, include the full name of the owner as “Freer Gallery of Art” or “Arthur M. Sackler Gallery.”

j) **THE FREER STUDY COLLECTION:** For objects included in the Freer Study Collection, reference the study collection as “Freer Gallery of Art, Freer Study Collection.”

2. **LIFE DATES OF OWNER(S):** If known, include the birth and death dates of the owner and/or custodian, especially if they relate to the object’s transfer of ownership. Use a hyphen (-) without spaces to separate birth and death years. When only one life date is known, use the format below. If the same individual appears multiple times in the provenance entry, only use life dates upon first appearance of the individual’s name. Life
dates are not needed for institutions or companies but can be included in footnotes if useful.

**EXAMPLE:** *For individual with known birth and death date*

| Alexander Smith (1800-1890) |

| **a) KNOWN BIRTH AND/OR DEATH DATE:** When only a birth or a death date is known, the date should be preceded by a “b.” (birth) or a “d.” (death). Note, there is a space between “b.” or “d.” and the year. (b. [SPACE]1900) |

| **EXAMPLE:** born in 1800, death date is unknown |

| John Smith (b. 1800) |

| **EXAMPLE:** born in 1992 and is still living |

| Raja Choudhury রাজা চৌধুরী (1992-) |

| **b) APPROXIMATE LIFE DATES:** When a date for an individual’s birth is approximate, the date should be preceded with “ca.” When a date for an individual’s death is approximate, the date should be preceded with “ca.” If both the birth and death dates are approximate, both the birth and death dates should be preceded with “ca.” When writing “ca.,” there should be a space between the period and the date (ca.[SPACE]1800). |

| **EXAMPLE:** born in approximately 1900; died in 1950. |

| Sandra Cole (ca. 1900-1950) |

| **EXAMPLE:** born in approximately 1815; she died in approximately 1900 |

| Mary Smith (ca. 1815-ca. 1900) |

| **c) DATES OF REIGN:** When applicable, an individual’s reign dates should be included after birth and death dates, separated with a semicolon. Identify the reign dates with the word “reign.” |

| **EXAMPLE:** Dates of reign |

| Hongli (1711-1799; reign 1735-1796), the Qianlong Emperor |

3. **METHOD OF TRANSFER & LOCATION OF TRANSFER:** The means by which an object’s ownership changed (method of transfer), if known, should appear after the name of the owner. The method of transfer will always explain the link (if any) to the above owner. Frequently used terms/phrases include, “purchased from,” “given by,” “gift of,” “bequest of,” “commissioned from,” and “inheritance.” If the method of transfer is unknown, state, “method of transfer unknown.” After describing the method of transfer, identify the location of the transaction, if known. If it is not known, there is no need to state, “location unknown.”

| **a) GIFTS:** One party gives an object to another party. |
EXAMPLE: *Gift from one party to another*

<table>
<thead>
<tr>
<th>1915-1961</th>
</tr>
</thead>
<tbody>
<tr>
<td>Eugene Meyer (1875-1959) and Agnes (Ernst) Meyer (1887-1970), <strong>given</strong> by Clarence H. Mackay in Washington, DC [X]</td>
</tr>
</tbody>
</table>

1. For gifts to the Freer Gallery of Art or Arthur M. Sackler Gallery, use “gift of” in keeping with the credit lines for those gifts.

EXAMPLE: *Gift to the museum*

<table>
<thead>
<tr>
<th>From 1961</th>
</tr>
</thead>
<tbody>
<tr>
<td>Freer Gallery of Art, <strong>gift of</strong> Eugene Meyer and Agnes (Ernst) Meyer [X]</td>
</tr>
</tbody>
</table>

2. Charles Lang Freer gifts to the Freer Gallery of Art: Objects that came from Charles Lang Freer have the credit line, “...gift of Charles Lang Freer,” and the gifts always date to 1920.

EXAMPLE: *Gift of Charles Lang Freer*

<table>
<thead>
<tr>
<th>From 1920</th>
</tr>
</thead>
<tbody>
<tr>
<td>Freer Gallery of Art, <strong>gift of Charles Lang Freer</strong> [X]</td>
</tr>
</tbody>
</table>

3. Arthur M. Sackler gifts to the Arthur M. Sackler Gallery: Objects that came from Arthur M. Sackler have the credit line “...gift of Arthur M. Sackler,” and the gifts date to 1987.

EXAMPLE: *Gift from Arthur M. Sackler*

<table>
<thead>
<tr>
<th>From 1987</th>
</tr>
</thead>
<tbody>
<tr>
<td>Arthur M. Sackler Gallery, <strong>gift of Arthur M. Sackler</strong> [X]</td>
</tr>
</tbody>
</table>

b) **BEQUESTS:*** when an entity gives or leaves something by will to another entity.

EXAMPLE: *Bequest to the museum*

<table>
<thead>
<tr>
<th>From 1991</th>
</tr>
</thead>
<tbody>
<tr>
<td>Freer Gallery of Art, <strong>bequest of</strong> Isabel S. Kurtz [X]</td>
</tr>
</tbody>
</table>

c) **DIRECT TRANSFER:** Between one person and another, but the method of acquisition is unknown.

EXAMPLE: *Method of acquisition unknown*

<table>
<thead>
<tr>
<th>1955-1980</th>
</tr>
</thead>
<tbody>
<tr>
<td>J. T. Tai &amp; Company, New York, NY, from Smith &amp; Sons Chinese Art, New York, NY, <strong>method of acquisition unknown</strong> [X]</td>
</tr>
</tbody>
</table>

d) **AUCTION PURCHASES:** Because auctions are significant events in an object’s provenance, they warrant their own line within the provenance entry. This line should start with the word “Sale” and follow the example below. The accompanying footnote should provide the bibliographic citation of the auction catalogue and indicate how the object was described.
EXAMPLE: Recording an auction

1963

1. To describe “method of transfer” as a purchase from an auction:

EXAMPLE: Purchased at auction; abbreviate auction title when referring to it as a method of transfer

1963

1963-2000

e) LENGTHY OWNERSHIP IN ONE FAMILY: For works that transferred to individuals in a family, generally through inheritance or gift, the names of those individuals can be given in one line, separated by semicolons. This is particularly useful when ownership dates for everyone are not known. The method of transfer, if known, follows each name, separated by a comma.

EXAMPLE: The Boston family owned this object for six generations

Late 19th century-1974
William Irby Boston (1706/1707-1775), 1st Baron, Hedsor Lodge, Maidenhead, Berkshire, England; Frederick Irby Boston (d. 1825), 2nd Baron, by inheritance; George Irby Boston (1777-1856), 3rd Baron, by inheritance; George Ives Irby Boston (d. 1869), 4th Baron, by inheritance; Florence George Henry Irby Boston (d. 1877), 5th Baron, by inheritance; George Florence Irby Boston (d. 1941), 6th Baron, by inheritance [X]

1. If the names of individual inheritors are not identified but it is known that the work of art stayed in a family, describe the inheritors by their relationship. If transfer is more general, as for a gift between family members, use “by descent.”

EXAMPLE: The Brown family owned the object for generations

About 1930-1971
Edwin S. Webster (1867-1950); his family, by inheritance [X]

f) PURCHASE FROM DEALER(S) OR GALLERY(IES): In general, use the same format for dealers and galleries that is used for individuals. The accompanying footnote should provide information about the individual’s role.
**EXAMPLE: Purchase from dealer**

1925-1992
Daniel Bartlett (1900-1992), purchased from Galerie Paul Cassirer, Berlin, Germany, in Berlin, Germany [X]

1. If an individual Dealer/Gallery employee or owner played a significant role in the acquisition or sale, include the name of that person in parentheses after the name of the Dealer/Gallery.

**EXAMPLE: Indicating a dealer or gallery employee who was involved in purchase or sale**

1957
Fine Arts Associates (Otto Gerson (1902-1962)), New York, NY, purchased from the artist, Jackson Painter, in New York, NY [X]

**g) AGENT(S) AND CONSIGNER(S):** If a dealer, gallery, or individual acted as an agent or consigner between a seller and a purchaser, do not include the agent or consigner on a separate line of the provenance entry; rather, include the agent as part of the purchaser's line, using “through” as the modifier. The agent or consigner follows the owner.

**EXAMPLE: Purchase through an agent**

1915
Charles Lang Freer (1854-1919), purchased from Pang Yuanji (1864-1949) through C. T. Loo (1880-1957) and Pang Zanchen (1881-1951) during the Panama-Pacific Exposition in San Francisco, CA [X]

**h) JOINT PURCHASE(S):** When two or more individuals or businesses own an artwork, include each party’s name and location, followed by “owned jointly” in parentheses, followed by the method of transfer, if known.

**EXAMPLE: Multiple owners**

1925
Galerie Paul Cassirer, Berlin, Germany, and Galerie M. Goldschmidt & Co., Frankfurt, Germany (owned jointly), purchased from the artist, Oskar Kokoschka in Berlin, Germany [X]

1. If something becomes owned jointly through marriage or other means, this warrants a new line of provenance.

**EXAMPLE: Something was independently owned, then became owned jointly**

1951-1952

1952-1957
Elizabeth R. Taylor and Michael Wilding (1912-1979) (owned jointly) upon marriage [2]
2. If something once owned jointly becomes owned independently through divorce or other means, this warrants a new line of provenance.

**EXAMPLE:** *Something was owned jointly and becomes owned independently*

| 1952-1957 | Elizabeth R. Taylor and Michael Wilding (1912-1979), (owned jointly) upon marriage [1] |
| 1957 | Elizabeth R. Taylor, upon divorce from Michael Wilding [2] |

**i) PARTIAL GIFTS:** For objects that are partial gifts to the museum include the donor on an individual line within the provenance timeline, followed by the museum on its own line within the provenance timeline. For the ending date, use the year the donor gave complete ownership to the museum. If complete ownership has not been transferred, do not give a closing date on the donor’s line. If complete ownership has been transferred, indicate this with the phrase “full ownership transferred in [YEAR]” in the museum’s line in the provenance entry.

**EXAMPLE:** *Partial transfer of ownership given in 1961; complete ownership transferred in 1962*

| From 1961 | Freer Gallery of Art, partial and promised gift of Mr. Kenneth Weil and Mrs. Rebecca Weill, full ownership transferred in 1962 [2] |

**j) WORK(S) OWNED BY ARTIST AND PURCHASE(S) FROM ARTIST:** In general, works owned by the artist for a significant length of time (decided on a case-by-case basis), should list the artist as the initial owner. An artist owns a work of art that he/she/they created if the work was not fully commissioned or sold before the artist completed the work of art. In contemporary commissions, it is important to consult the commission contract to understand the ownership circumstances.

**EXAMPLE:** *The object was created by Nicholas Nixon in 2001.*

| To 2006 | Nicholas Nixon (b. 1947) [1] |
| From 2006 | Freer Gallery of Art, gift of the artist, Nicholas Nixon [2] |

**k) COMMISSIONS TO ARTISTS:** When an individual pays an artist (or commissions an artist) to produce an object, the commission should be indicated. In these cases, the artist should not be included as an
owner. The artist’s patron is the first owner in the provenance entry. In instances of contemporary commissions, one should be sure to consult contracts and other legal agreements, as in some cases the artist retains ownership when commissioned to produce a work of art. Contemporary commissions should be reviewed on a case-by-case basis.

**EXAMPLE:** *Alfred Stevens commissioned James M. Whistler to produce object*

<table>
<thead>
<tr>
<th>Year</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>1869</td>
<td>Alfred Stevens (1823-1906), <strong>commissioned from</strong> artist James M. Whistler (1834-1903) in London, United Kingdom [X]</td>
</tr>
</tbody>
</table>

I) **CONFISCATIONS AND RESTITUTIONS:** When an artwork was illegally seized from an owner, use “confiscated from” as the method of transfer. When the artwork was returned to that owner, use “restituted from” as the method of transfer.

**EXAMPLE:** * Entire history of a confiscated and then restituted object*

<table>
<thead>
<tr>
<th>Year</th>
<th>Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>1937/1938-early 1940s</td>
<td>Dr. Leopold Katzenstein (1877-1942) and Mrs. Dorothea Elisabeth (Pfeiffer) Katzenstein (1883-1943), purchased from an unknown source [1]</td>
</tr>
<tr>
<td>Early 1940s</td>
<td>German National Socialist (Nazi) government, confiscated from Dr. and Mrs. L. Katzenstein in Wiesbaden, Germany [2]</td>
</tr>
<tr>
<td>1945</td>
<td>Probably Städtische Galerie, Frankfurt, Germany, deposited there by Nazi government [3]</td>
</tr>
<tr>
<td>1945-1949</td>
<td>Central Collecting Point, Wiesbaden, Germany, deposited there by Nazi government [4]</td>
</tr>
<tr>
<td>1949-1961</td>
<td>Dr. F.C. Katzenstein (1908-1993), restituted from Central Collecting Point, Wiesbaden, Germany [5]</td>
</tr>
</tbody>
</table>

m) **UNCERTAIN TRANSFER:** When unsure of the exact method of transfer, but one has some indication or idea of how an object transferred ownership, use the word “probably.” The footnote in this line of provenance entry should explain why there is a strong possibility of this transfer. If information is entirely conjecture, it should be in a footnote and not in a line within the main provenance entry.

**EXAMPLE:** *Do not have documentation that J. T. Tai purchased from Naiji Zhang’s estate, but it is likely*

<table>
<thead>
<tr>
<th>Year</th>
<th>Details</th>
</tr>
</thead>
</table>
n) **CONFLICTING INFORMATION ABOUT TRANSFER:** Conflicting information should be included in the provenance. If the potential scenarios seem equally plausible, separate the information by “or” and explain in the accompanying footnote. If one piece of information seems more likely than the other scenario, put the less likely information in the accompanying footnote and explain.

**EXAMPLE:** *It was reported that Mei Chien Zhang sold to either J. T. Tai & Company or to Smith & Sons Chinese Art Inc.; accompanying footnotes would cite where this information originated*

<table>
<thead>
<tr>
<th>Date</th>
<th>Event</th>
<th>Note</th>
</tr>
</thead>
<tbody>
<tr>
<td>1948-1954</td>
<td>Mei Chien Zhang (1901-ca. 1955), inherited upon her husband’s death [1]</td>
<td></td>
</tr>
<tr>
<td>OR</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

C. **FOOTNOTES:** Footnotes follow the lines of ownership and list supporting references and supplemental documentation. Notes contain two types of information: (1) sources that support dates and identities of owners and/or collection names, and (2) additional relevant and explanatory material that supplements the date, collection, location, and method of transfer. If known, include some biographical information about owners, including information such as their residence(s) locations.

Information in the notes should be written clearly and concisely. Notes receive a number in brackets ([1], [2], etc.) that corresponds to a number at the conclusion of the lines of descriptive ownership. Brackets are numbered in numerical order, lowest to highest. Sometimes it is appropriate to include a general unnumbered note that applies to the provenance statement at large.

Citations should follow the spellings laid forth by the publisher in the publication the researcher has consulted. For example, for a Chinese publication published before Chinese linguists formulated and standardized the Pinyin system in the 1980s, the publication should be cited exactly as it is published in its physical form, rather than updated to Pinyin standards. When citing archival material, one should cite the archival document following the spelling of the document’s creator.

Bibliographic citations will follow a *modified* Chicago Manual of Style format. Because the database The Museum System (TMS) does not display words in italic, titles of books, journals, exhibition catalogues, and newspapers should be capitalized and included in quotation marks (ex.: “The Chinese Art Book”; “Ars Orientalis”; “An Exhibition of Chinese Bronzes, loaned by C. T. Loo &
Company”; and “The New York Times”). The bibliographic citation comes first, and additional information follows the citation.

1. **CITING ARCHIVAL DOCUMENTS:** When citing a document from an archival collection, include the name of the item, the date of the item, and the name and location of the depository. If applicable, also include the name of the collection and the series or file name. When citing archival materials, include the phrase “copy in object file” at the end of the citation (see examples below). ALL cited archival documents should be photocopied, labeled with original source information (especially the location of the original document), and added to the appropriate object files. When citing this material, follow the spellings used in the original archival document. If an archival document has an accession number, include it.

**EXAMPLE:** *Information came from dealer documents*


a) **CITING DIGITAL ARCHIVAL DOCUMENTS:** Documents from a digital archive should be cited like those found in a paper archive. However, add the website when known. Additionally, always print a copy of the document for preservation in the appropriate object file and include the phrase “copy in object file.”

**EXAMPLES:** *Information came from digitized paper archive*

[1] See letter from Amelia Earhart to George Palmer Putnam, 1937, MS. b4f49i1, from The George Palmer Putnam Collection of Amelia Earhart Papers, Virginia Kelly Karnes Archives and Special Collections, Purdue University, West Lafayette, IN, copy in object file. ark:/34231/c6kh0k90. earchives.lib.purdue.edu, 28 July 2013.


b) **CITING BOOKS:** For publications, there is no need to include the phrase “copy in object file.” This phrase is only needed for archival materials. Include the phrase “copy in object file” if the publication being cited has extensive annotations or is especially rare.

**EXAMPLE:** *Information came from a book*


c) **CITING AUCTION CATALOGUES:** For an auction catalogue, there is no need to include the phrase “copy in object file.” If the consulted auction catalogue contains extensive annotations and those annotations are included as documentation for the provenance history, then include the phrase “copy in object file.”
CITING DOCUMENTS IN THE MUSEUM’S DOCUMENT FILES:
When citing documents (invoices, correspondence, staff memos, conservation reports, etc.) from the museum’s Object Files, do not specify closed or open files. Describe the document, followed by “copy in object file.” For letters and invoices, always give the sender, recipient, and date.

Documents from “Museum Files” that are cited in provenance entries should be photocopied, labeled with information about where the original is located, and added to the corresponding object file. “Museum Files” include but are not limited to: Freer Gallery of Art Dealer Correspondence Files; Arthur M. Sackler Gallery Dealer and Collector Files; Exhibition Files; Freer Gallery of Art Purchase Lists; Arthur M. Sackler Gallery Gift Inventory; and Conservation Files.

EXAMPLES: Information from museum files

[1] See C. T. Loo & Company invoice to Freer Gallery of Art, April 30, 1936, and marked approved on June 1, 1936, see object file. See also C. T. Loo & Company stock card no. S16 where the object is described as “Peony shaped cup, Kuan Yao,” C. T. Loo & Frank Caro Archive, Musée Guimet, Paris, copy in object file.


[1] See letter from C. T. Loo to John E. Lodge, February 12, 1937, where the bronze is mentioned as being sent to the Freer Gallery of Art, copy in object file.

CITING CONVERSATIONS: When citing a conversation, compose a note about the conversation, add this note to the appropriate object file, and cite that note in a footnote. On both the note and in the footnote citation, include the date of the conversation and the names of the people involved. Include the phrase “see object file,” pointing the reader to the documentation of the conversation.
EXAMPLE: Citing a conversation

[1] According to Kay Robertson, daughter of Adolph Loewi, Loewi had joint ownership of the painting with Rudolf Heinemann, who was his partner and worked closely with him. See notes from telephone conversation between Kay Robertson and Freer and Sackler researcher Beth Hinrichs, August 2002, see object file.

m) CITING REPEATED REFERENCES TO THE SAME INFORMATION: If a note references information (including sources) provided in an earlier note, use the phrase “See note [X]” to reference an earlier note. If what is being referenced is unclear, either give an explanation or use an abbreviated citation.

EXAMPLE: Repeated References

[1] According to information provided by Naiji Zhang to John E. Lodge at the time of acquisition, see J. E. Lodge note, 1939, see object file.


n) USING ABBREVIATED CITATIONS: Once a full citation has been given, and if “See note [X]” does not clarify which source is being referenced (for example, when citing the same source but a different page), abbreviate the citation in subsequent notes—in most cases, author’s last name and page number will suffice.

EXAMPLE: Abbreviated citations


o) CITING MUSEUM OWNERSHIP: The Freer Gallery of Art and Arthur M. Sackler Gallery’s ownership should always be documented in the concluding footnote. Properly cite ownership by indicating the name and date of the document that transferred ownership (such as an invoice, bill of sale, deed of gift, purchase order, or will).

EXAMPLES: Citing museum ownership

[1] See C. T. Loo & Company, New York, invoice, February 3, 1939, see object file. On the invoice, the object is dated to the late Chou dynasty, 5th century BC.

p) CITING MAJOR GIFTS TO THE FREER GALLERY OF ART AND ARTHUR M. SACKLER GALLERY: Office of General Council (OGC) has approved citations for objects that the Freer Gallery of Art and Arthur M. Sackler Gallery acquired from major gifts, including but not limited to:
1. Gifts of Charles Lang Freer to the Freer Gallery of Art:

EXAMPLE:

[1] The original deed of Charles Lang Freer’s gift was signed in 1906. The collection was received in 1920 upon the completion of the Freer Gallery.

2. Gifts of Arthur M. Sackler to the Arthur M. Sackler Gallery:

EXAMPLE:


3. Gifts of Paul Singer to the Arthur M. Sackler Gallery: There are three footnotes that must be included. The first should accompany documentation of how the object entered Dr. Paul Singer’s collection. The second documents when Paul Singer’s gift came into the custody of the Arthur M. Sackler Gallery. The third footnote documents when the Arthur M. Sackler Gallery accessioned the object into the museum collection.

The following language should be included as part of the Paul Singer footnotes:

- FOOTNOTE 1: “The collection of Chinese art and antiquities assembled by Paul Singer over time was purchased by him on behalf of Arthur M. Sackler; Jillian Sackler; The Arthur M. Sackler Foundation; and the AMS Foundation for the Arts, Sciences, and Humanities and was later transferred to the children of Arthur M. Sackler.”


EXAMPLE: Singer purchased object from J.T. Tai & Company and the Arthur M. Sackler Gallery accessioned it in 2012.

[6] See receipt from J. T. Tai & Company to Dr. Paul Singer, August 26, 1958, copy in accession file. The object is listed as YT 905. The collection of Chinese art and antiquities assembled by Paul Singer over time was purchased by him on behalf of Arthur M. Sackler; Jillian Sackler; The Arthur M. Sackler Foundation; and the AMS Foundation for the Arts, Sciences, and Humanities and was later transferred to the children of Arthur M. Sackler.


D. DATE OF RESEARCH: This records the date upon which the researcher completed researching an object’s provenance history. The date of research appears below the entirety of the provenance entry, reading: “Research Completed Month (written out), Day (XX), Year (XXXX)."

EXAMPLE:

<table>
<thead>
<tr>
<th>Date</th>
<th>Provenance Details</th>
</tr>
</thead>
<tbody>
<tr>
<td>1887-1919</td>
<td>Charles Lang Freer (1854-1919), purchased from M. Knoedler &amp; Co., New York, NY, in New York, NY</td>
</tr>
<tr>
<td>From 1920</td>
<td>Freer Gallery of Art, gift of Charles Lang Freer</td>
</tr>
</tbody>
</table>

Notes:
[1] See Bill of Sale dated November 11, 1887, in the Charles Lang Freer Papers, Freer Gallery of Art and Arthur M. Sackler Gallery Archives, copy in the object file. At the time of this sale, M. Knoedler & Co. was in New York City; later the gallery opened branches in London and Paris.


[3] The original deed of Charles Lang Freer's gift was signed in 1906. The collection was received in 1920 upon the completion of the Freer Gallery of Art.

Research Completed January 12, 2000
Appendices


Appendix B: American Association of Museums Guidelines Concerning the Unlawful Appropriation of Objects During the Nazi Era, Approved, November 1999, Amended, April 2001 119

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Appendix A

Washington Conference Principles on Nazi-Confiscated Art
Released in connection with the Washington Conference on Holocaust-Era Assets,
Washington, DC, December 3, 1998

In developing a consensus on non-binding principles to assist in resolving issues relating to Nazi-confiscated art, the Conference recognizes that among participating nations there are differing legal systems and that countries act within the context of their own laws.

I. Art that had been confiscated by the Nazis and not subsequently restituted should be identified.

II. Relevant records and archives should be open and accessible to researchers, in accordance with the guidelines of the International Council on Archives.

III. Resources and personnel should be made available to facilitate the identification of all art that had been confiscated by the Nazis and not subsequently restituted.

IV. In establishing that a work of art had been confiscated by the Nazis and not subsequently restituted, consideration should be given to unavoidable gaps or ambiguities in the provenance in light of the passage of time and the circumstances of the Holocaust era.

V. Every effort should be made to publicize art that is found to have been confiscated by the Nazis and not subsequently restituted in order to locate its pre-War owners or their heirs.

VI. Efforts should be made to establish a central registry of such information.

VII. Pre-War owners and their heirs should be encouraged to come forward and make known their claims to art that was confiscated by the Nazis and not subsequently restituted.

VIII. If the pre-War owners of art that is found to have been confiscated by the Nazis and not subsequently restituted, or their heirs, can be identified, steps should be taken expeditiously to achieve a just and fair solution, recognizing this may vary according to the facts and circumstances surrounding a specific case.

IX. If the pre-War owners of art that is found to have been confiscated by the Nazis, or their heirs, cannot be identified, steps should be taken expeditiously to achieve a just and fair solution.

X. Commissions or other bodies established to identify art that was confiscated by the Nazis and to assist in addressing ownership issues should have a balanced membership.

XI. Nations are encouraged to develop national processes to implement these principles, particularly as they relate to alternative dispute resolution mechanisms for resolving ownership issues.
Appendix B

AAM Guidelines Concerning the Unlawful Appropriation of Objects During the Nazi Era,
Approved, November 1999, Amended, April 2001, AAM Board of Directors

Introduction

From the time it came into power in 1933 through the end of World War II in 1945, the Nazi regime orchestrated a system of theft, confiscation, coercive transfer, looting, pillage, and destruction of objects of art and other cultural property in Europe on a massive and unprecedented scale. Millions of such objects were unlawfully and often forcibly taken from their rightful owners, who included private citizens, victims of the Holocaust, public and private museums and galleries, and religious, educational and other institutions.

In recent years, public awareness of the extent and significance of Nazi looting of cultural property has grown significantly. The American museum community, the American Association of Museums (AAM), and the U.S. National Committee of the International Council of Museums (AAM/ICOM) are committed to continually identifying and implementing the highest standard of legal and ethical practices. AAM recognizes that the atrocities of the Nazi era demand that it specifically address this topic in an effort to guide American museums as they strive to achieve excellence in ethical museum practice.

The AAM Board of Directors and the AAM/ICOM Board formed a joint working group in January 1999 to study issues of cultural property and to make recommendations to the boards for action. The report that resulted from the initial meeting of the Joint Working Group on Cultural Property included the recommendation that AAM and AAM/ICOM offer guidance to assist museums in addressing the problems of objects that were unlawfully appropriated during the Nazi era without subsequent restitution (i.e., return of the object or payment of compensation to the object's original owner or legal successor).

The efforts of the Working Group were greatly informed by the important work on the topic that had gone before. In particular, three documents served as a starting point for the AAM guidelines, and portions of them have been incorporated into this document. These include: Report of the AAMD Task Force on the Spoliation of Art during the Nazi/World War II Era (1933-1945); ICOM Recommendations Concerning the Return of Works of Art Belonging to Jewish Owners; and Washington Conference Principles on Nazi- Appropriated Art (released in connection with the Washington Conference on Holocaust-Era Assets co-hosted by the U.S. Department of State and the United States Holocaust Memorial Museum).

The Presidential Advisory Commission on Holocaust Assets in the United States (PCHA) was created in June 1998 to study and report to the President on issues relating to Holocaust victims’ assets in the United States. AAM and the Association of Art Museum Directors (AAMD) worked with the PCHA to establish a standard for disclosure of collections information to aid in the identification and discovery of unlawfully appropriated objects that may be in the custody of museums. In January 2001, the PCHA issued its final report, which incorporated the agreed standard for disclosure and recommended the creation of a searchable central registry of the information museums disclose in accordance with the new standard. AAM and AAMD agreed to support this recommendation, and these guidelines have been amended to reflect the agreed standard for disclosure of information.

Finally, AAM and AAM/ICOM acknowledge the tremendous efforts that were made by the Allied forces and governments following World War II to return objects to their countries of origin and to original owners. Much of the cultural property that was unlawfully appropriated was recovered and returned, or owners received compensation. AAM and AAM/ICOM take pride in the fact that members of the American museum community are widely recognized to have been instrumental in the success of the post-war restitution effort. Today, the responsibility of the museum community is to strive to identify any material for which restitution was never made.

General Principles

AAM, AAM/ICOM, and the American museum community are committed to continually identifying and achieving the highest standard of legal and ethical collections stewardship practices. The AAM Code of Ethics for Museums states that the "stewardship of collections entails the highest public trust and carries with it the presumption of rightful ownership, permanence, care, documentation, accessibility, and responsible disposal."
When faced with the possibility that an object in a museum’s custody might have been unlawfully appropriated as part of the abhorrent practices of the Nazi regime, the museum’s responsibility to practice ethical stewardship is paramount. Museums should develop and implement policies and practices that address this issue in accordance with these guidelines.

These guidelines are intended to assist museums in addressing issues relating to objects that may have been unlawfully appropriated during the Nazi era (1933-1945) as a result of actions in furtherance of the Holocaust or that were taken by the Nazis or their collaborators. For the purposes of these guidelines, objects that were acquired through theft, confiscation, coercive transfer, or other methods of wrongful expropriation may be considered to have been unlawfully appropriated, depending on the specific circumstances.

In order to aid in the identification and discovery of unlawfully appropriated objects that may be in the custody of museums, the PCHA, AAMD, and AAM have agreed that museums should strive to: (1) identify all objects in their collections that were created before 1946 and acquired by the museum after 1932, that underwent a change of ownership between 1932 and 1946, and that were or might reasonably be thought to have been in continental Europe between those dates (hereafter, "covered objects"); (2) make currently available object and provenance (history of ownership) information on those objects accessible; and (3) give priority to continuing provenance research as resources allow. AAM, AAMD, and PCHA also agreed that the initial focus of research should be European paintings and Judaica.

Because of the Internet’s global accessibility, museums are encouraged to expand online access to collection information that could aid in the discovery of objects unlawfully appropriated during the Nazi era without subsequent restitution.

AAM and AAM/ICOM acknowledge that during World War II and the years following the end of the war, much of the information needed to establish provenance and prove ownership was dispersed or lost. In determining whether an object may have been unlawfully appropriated without restitution, reasonable consideration should be given to gaps or ambiguities in provenance in light of the passage of time and the circumstances of the Holocaust era. AAM and AAM/ICOM support efforts to make archives and other resources more accessible and to establish databases that help track and organize information.

AAM urges museums to handle questions of provenance on a case-by-case basis in light of the complexity of this problem. Museums should work to produce information that will help to clarify the status of objects with an uncertain Nazi-era provenance. Where competing interests may arise, museums should strive to foster a climate of cooperation, reconciliation, and commonality of purpose.

AAM affirms that museums act in the public interest when acquiring, exhibiting, and studying objects. These guidelines are intended to facilitate the desire and ability of museums to act ethically and lawfully as stewards of the objects in their care, and should not be interpreted to place an undue burden on the ability of museums to achieve their missions.

**Guidelines**

**1. Acquisitions**

It is the position of AAM that museums should take all reasonable steps to resolve the Nazi-era provenance status of objects before acquiring them for their collections whether by purchase, gift, bequest, or exchange.

a) Standard research on objects being considered for acquisition should include a request that the sellers, donors, or estate executors offering an object provide as much provenance information as they have available, with particular regard to the Nazi era.

b) Where the Nazi-era provenance is incomplete or uncertain for a proposed acquisition, the museum should consider what additional research would be prudent or necessary to resolve the Nazi-era provenance status of the object before acquiring it. Such research may involve consulting appropriate sources of information, including available records and outside databases that track information concerning unlawfully appropriated objects.

c) In the absence of evidence of unlawful appropriation without subsequent restitution, the museum may proceed with the acquisition. Currently available object and provenance information about any covered object should be made public as soon as practicable after the acquisition.
d) If credible evidence of unlawful appropriation without subsequent restitution is discovered, the museum should notify the donor, seller, or estate executor of the nature of the evidence and should not proceed with acquisition of the object until taking further action to resolve these issues. Depending on the circumstances of the particular case, prudent or necessary actions may include consulting with qualified legal counsel and notifying other interested parties of the museum's findings.

e) AAM acknowledges that under certain circumstances acquisition of objects with uncertain provenance may reveal further information about the object and may facilitate the possible resolution of its status. In such circumstances, the museum may choose to proceed with the acquisition after determining that it would be lawful, appropriate, and prudent and provided that currently available object and provenance information is made public as soon as practicable after the acquisition.

f) Museums should document their research into the Nazi-era provenance of acquisitions.

g) Consistent with current practice in the museum field, museums should publish, display, or otherwise make accessible recent gifts, bequests, and purchases, thereby making all acquisitions available for further research, examination, and public review and accountability.

2. Loans

It is the position of AAM that in their role as temporary custodians of objects on loan, museums should be aware of their ethical responsibility to consider the status of material they borrow as well as the possibility of claims being brought against a loaned object in their custody.

a) Standard research on objects being considered for incoming loan should include a request that lenders provide as much provenance information as they have available, with particular regard to the Nazi era.

b) Where the Nazi-era provenance is incomplete or uncertain for a proposed loan, the museum should consider what additional research would be prudent or necessary to resolve the Nazi-era provenance status of the object before borrowing it.

c) In the absence of evidence of unlawful appropriation without subsequent restitution, the museum may proceed with the loan.

d) If credible evidence of unlawful appropriation without subsequent restitution is discovered, the museum should notify the lender of the nature of the evidence and should not proceed with the loan until taking further action to clarify these issues. Depending on the circumstances of the particular case, prudent or necessary actions may include consulting with qualified legal counsel and notifying other interested parties of the museum's findings.

e) AAM acknowledges that in certain circumstances public exhibition of objects with uncertain provenance may reveal further information about the object and may facilitate the resolution of its status. In such circumstances, the museum may choose to proceed with the loan after determining that it would be lawful and prudent and provided that the available provenance about the object is made public.

f) Museums should document their research into the Nazi-era provenance of loans.

3. Existing Collections

It is the position of AAM that museums should make serious efforts to allocate time and funding to conduct research on covered objects in their collections whose provenance is incomplete or uncertain. Recognizing that resources available for the often lengthy and arduous process of provenance research are limited, museums should establish priorities, taking into consideration available resources and the nature of their collections.

Research

a) Museums should identify covered objects in their collections and make public currently available object and provenance information.
b) Museums should review the covered objects in their collections to identify those whose characteristics or provenance suggest that research be conducted to determine whether they may have been unlawfully appropriated during the Nazi era without subsequent restitution.

c) In undertaking provenance research, museums should search their own records thoroughly and, when necessary, contact established archives, databases, art dealers, auction houses, donors, scholars, and researchers who may be able to provide Nazi-era provenance information.

d) Museums should incorporate Nazi-era provenance research into their standard research on collections.

e) When seeking funds for applicable exhibition or public programs research, museums are encouraged to incorporate Nazi-era provenance research into their proposals. Depending on their particular circumstances, museums are also encouraged to pursue special funding to undertake Nazi-era provenance research.

f) Museums should document their research into the Nazi-era provenance of objects in their collections.

**Discovery of Evidence of Unlawfully Appropriated Objects**

g) If credible evidence of unlawful appropriation without subsequent restitution is discovered through research, the museum should take prudent and necessary steps to resolve the status of the object, in consultation with qualified legal counsel. Such steps should include making such information public and, if possible, notifying potential claimants.

h) In the event that conclusive evidence of unlawful appropriation without subsequent restitution is found but no valid claim of ownership is made, the museum should take prudent and necessary steps to address the situation, in consultation with qualified legal counsel. These steps may include retaining the object in the collection or otherwise disposing of it.

i) AAM acknowledges that retaining an unclaimed object that may have been unlawfully appropriated without subsequent restitution allows a museum to continue to care for, research, and exhibit the object for the benefit of the widest possible audience and provides the opportunity to inform the public about the object's history. If the museum retains such an object in its collection, it should acknowledge the object's history on labels and publications.

4. **Claims of Ownership**

It is the position of AAM that museums should address claims of ownership asserted in connection with objects in their custody openly, seriously, responsively, and with respect for the dignity of all parties involved. Each claim should be considered on its own merits.

a) Museums should review promptly and thoroughly a claim that an object in its collection was unlawfully appropriated during the Nazi era without subsequent restitution.

b) In addition to conducting their own research, museums should request evidence of ownership from the claimant in order to assist in determining the provenance of the object.

c) If a museum determines that an object in its collection was unlawfully appropriated during the Nazi era without subsequent restitution, the museum should seek to resolve the matter with the claimant in an equitable, appropriate, and mutually agreeable manner.

d) If a museum receives a claim that a borrowed object in its custody was unlawfully appropriated without subsequent restitution, it should promptly notify the lender and should comply with its legal obligations as temporary custodian of the object in consultation with qualified legal counsel.

e) When appropriate and reasonably practical, museums should seek methods other than litigation (such as mediation) to resolve claims that an object was unlawfully appropriated during the Nazi era without subsequent restitution.

f) AAM acknowledges that in order to achieve an equitable and appropriate resolution of claims, museums may elect to waive certain available defenses.
5. **Fiduciary Obligations**

Museums affirm that they hold their collections in the public trust when undertaking the activities listed above. Their stewardship duties and their responsibilities to the public they serve require that any decision to acquire, borrow, or dispose of objects be taken only after the completion of appropriate steps and careful consideration.

a) Toward this end, museums should develop policies and practices to address the issues discussed in these guidelines.

b) Museums should be prepared to respond appropriately and promptly to public and media inquiries.

**Commitment of AAM**

As part of its commitment to identifying and disseminating best practices, AAM will allocate resources:

a) to disseminate these guidelines widely and frequently along with references to other guidelines, principles, and statements that exist on the topic

b) to track the activity and purpose of the relevant databases and other resources and to compile bibliographies for dissemination to the United States museum community

c) to collect examples of best practices and policies on Nazi-era provenance research and claims resolution from the museum field, both in the United States and abroad, as guidelines for other museums

d) to make the above information available to the museum community through reports, conference sessions, and other appropriate mechanisms

e) to assist in the development of recommended procedures for object and provenance information disclosure

f) to provide electronic links from AAM’s Web site to other resources for provenance research and investigate the feasibility of developing an Internet tool to allow researchers easier access to object and provenance information about covered objects in museum collections.

g) to encourage funding of Nazi-era provenance research.

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Appendix C

Association of Art Museum Directors

Report of the AAMD Task Force on the Spoliation of Art during the Nazi/World War II Era (1933-1945)

June 4, 1998

AAMD Statement of Purpose: "The purpose of the AAMD is to aid its members in establishing and maintaining the highest professional standards for themselves and the museums they represent, thereby exerting leadership in increasing the contribution of art museums to society."

I. Statement of Principles

   A. AAMD recognizes and deplores the unlawful confiscation of art that constituted one of the many horrors of the Holocaust and World War II.

   B. American museums are proud of the role they, and members of their staffs, played during and after World War II, assisting with the preservation and restitution of hundreds of thousands of works of art through the U.S. Military's Monuments, Fine Arts and Archives section.

   C. AAMD reaffirms the commitment of its members to weigh, promptly and thoroughly, claims of title to specific works in their collections.

   D. AAMD urges the prompt creation of mechanisms to coordinate full access to all documentation concerning this spoliation of art, especially newly available information. To this end, the AAMD encourages the creation of databases by third parties, essential to research in this area, which will aid in the identification of any works of art which were unlawfully confiscated and which of these were restituted. Such an effort will complement long-standing American museum policy of exhibiting, publishing and researching works of art in museum collections in order to make them widely available to scholars and to the general public. (See III. below.)

   E. AAMD endorses a process of reviewing, reporting, and researching the issue of unlawfully confiscated art which respects the dignity of all parties and the complexity of the issue. Each claim presents a unique situation which must be thoroughly reviewed on a case-by-case basis.

II. Guidelines

AAMD has developed the following guidelines to assist museums in resolving claims, reconciling the interests of individuals who were dispossessed of works of art or their heirs together with the fiduciary and legal obligations and responsibilities of art museums and their trustees to the public for whom they hold works of art in trust.

A. Research Regarding Existing Collections

1. As part of the standard research on each work of art in their collections, members of the AAMD, if they have not already done so, should begin immediately to review the provenance of works in their collections to attempt to ascertain whether any were unlawfully confiscated during the Nazi/World War II era and never restituted.

2. Member museums should search their own records thoroughly and, in addition, should take all reasonable steps to contact established archives, databases, art dealers, auction houses, donors, art historians and other scholars and researchers who may be able to provide Nazi/World-War-II-era provenance information.
3. AAMD recognizes that research regarding Nazi/World-War-II-era provenance may take years to complete, may be inconclusive and may require additional funding. The AAMD Art Issues Committee will address the matter of such research and how to facilitate it.

B. Future Gifts, Bequests, and Purchases

1. As part of the standard research on each work of art:

   (a) member museums should ask donors of works of art (or executors in the case of bequests) to provide as much provenance information as possible with regard to the Nazi/World War II era and

   (b) member museums should ask sellers of works of art to provide as much provenance information as possible with regard to the Nazi/World War II era.

2. Where the Nazi/World-War-II-era provenance is incomplete for a gift, bequest, or purchase, the museum should search available records and consult appropriate databases of unlawfully confiscated art (see III below).

   (a) In the absence of evidence of unlawful confiscation, the work is presumed not to have been confiscated and the acquisition may proceed.

   (b) If there is evidence of unlawful confiscation, and there is no evidence of restitution, the museum should not proceed to acquire the object and should take appropriate further action.

3. Consistent with current museum practice, member museums should publish, display or otherwise make accessible all recent gifts, bequests, and purchases thereby making them available for further research, examination and study.

4. When purchasing works of art, museums should seek representations and warranties from the seller that the seller has valid title and that the work of art is free from any claims.

C. Access to Museum Records

1. Member museums should facilitate access to the Nazi/World-War-II-era provenance information of all works of art in their collections.

2. Although a linked database of all museum holdings throughout the United States does not exist at this time, individual museums are establishing web sites with collections information and others are making their holdings accessible through printed publications or archives. AAMD is exploring the linkage of existing sites which contain collection information so as to assist research.

D. Discovery of Unlawfully Confiscated Works of Art

1. If a member museum should determine that a work of art in its collection was illegally confiscated during the Nazi/World War II era and not restituted, the museum should make such information public.

2. In the event that a legitimate claimant comes forward, the museum should offer to resolve the matter in an equitable, appropriate, and mutually agreeable manner.

3. In the event that no legitimate claimant comes forward, the museum should acknowledge the history of the work of art on labels and publications referring to such a work.

E. Response to Claims Against the Museum
1. If a member museum receives a claim against a work of art in its collection related to an illegal confiscation during the Nazi/World War II era, it should seek to review such a claim promptly and thoroughly. The museum should request evidence of ownership from the claimant in order to assist in determining the provenance of the work of art.

2. If after working with the claimant to determine the provenance, a member museum should determine that a work of art in its collection was illegally confiscated during the Nazi/World War II era and not restituted, the museum should offer to resolve the matter in an equitable, appropriate, and mutually agreeable manner.

3. AAMD recommends that member museums consider using mediation wherever reasonably practical to help resolve claims regarding art illegally confiscated during the Nazi/World War II era and not restituted.

F. *Incoming Loans*

1. In preparing for exhibitions, member museums should endeavor to review provenance information regarding incoming loans.

2. Member museums should not borrow works of art known to have been illegally confiscated during the Nazi/World War II era and not restituted unless the matter has been otherwise resolved (e.g., II.D.3 above).

**III. Database Recommendations**

A. As stated in I.D. (above), AAMD encourages the creation of databases by third parties, essential to research in this area. AAMD recommends that the databases being formed include the following information (not necessarily all in a single database):

1. claims and claimants
2. works of art illegally confiscated during the Nazi/World War II era
3. works of art later restituted

B. AAMD suggests that the entity or entities creating databases establish professional advisory boards that could provide insight on the needs of various users of the database. AAMD encourages member museums to participate in the work of such boards.

April 30, 2001

*Addendum to the Report of the AAMD Task Force on the Spoliation of Art during the Nazi/World War II Era (1933-1945)*

The Presidential Advisory Commission on Holocaust Assets in the United States has issued a report dated December 15, 2000. The Commission found that museums are committed to continuing provenance research on works in their collections and to disseminating the information obtained.

Specifically, the Commission acknowledged the commitment of the American museum community that (1) works created before 1946, transferred after 1932 and before 1946, and which were or could have been in continental Europe during that period will be identified and disclosed and all provenance information in the possession of museums regarding those works be disclosed; (2) such provenance information will be disclosed, even where there are no known gaps; and (3) provenance research by museums will be a continuing process with additional information disclosed as it becomes known.

The Commission recognized that provenance research is difficult, expensive and time-
consuming, often involving access to records that are hard or impossible to obtain, and that most museums lack the resources to accomplish this.

The Commission further found that the museum community has begun to develop tools to achieve full disclosure and will participate in the process of creating a searchable central registry of Nazi/World War II Era cultural property held by American museums, beginning with European paintings and Judaica.

Consistent with the report of the Commission, the Task Force issues the following addendum to its June 1998 report:

It should be the goal of member museums to make full disclosure of the results of their ongoing provenance research on those works of art in their collections created before 1946, transferred after 1932 and before 1946, and which were or could have been in continental Europe during that period, giving priority to European paintings and Judaica.
CHAPTER 23

SPECIFIC LEGAL AND ETHICAL ISSUES

Certain types of collections present specific issues because of applicable legal and ethical standards. Collecting units that acquire, hold, or manage collections of these types must take these legal and ethical issues into account, including incorporating appropriate standards in the collecting unit collections management policy.

UNLAWFUL APPROPRIATION OF OBJECTS DURING THE NAZI ERA

The American and international museum communities have issued guidelines for museums to assist museums in addressing concerns associated with possible Nazi-appropriated objects.

- The Smithsonian adheres to the Guidelines Concerning the Unlawful Appropriation of Objects During the Nazi Era, issued by the American Association of Museums in November 1999 (AAM Guidelines), and, where applicable, the Report of the Association of Art Museum Directors Task Force on the Spoliation of Art during the Nazi/World War II Era, issued in June 1998 (AAMD Guidelines).

23.1 Principles

a. From the time it came into power in 1933 through the end of World War II in 1945, the Nazi regime orchestrated a system of theft, confiscation, coercive transfer, looting, pillage, and destruction of objects of art and other cultural property in Europe on a massive and unprecedented scale. Millions of such objects were unlawfully and often forcibly taken from their rightful owners, who included private citizens; victims of the Holocaust; public and private museums and galleries; and religious, educational, and other institutions. Some of these objects ultimately were transferred, in good faith and without knowledge of their prior unlawful appropriation, through the legitimate market and may have been acquired by museums. It is now recognized that extensive postwar efforts to return unlawfully seized objects to their rightful owners did not lead to a complete and comprehensive restoration. In light of this, museums in the U.S. and abroad have begun examining their collections to clarify the provenance of objects that were, or could have been, in Europe during the Nazi era.

b. Beginning in 1998, the Association of Art Museum Directors (AAMD) and the American Association of Museums (AAM) issued guidelines for museums concerning objects that may have been unlawfully appropriated during the Nazi era. AAMD and AAM, in an agreement reached with the Presidential Commission for Holocaust Assets (PCHA) in October 2000, further recommended that museums make all currently available information about certain objects accessible to online research. Under these recommendations, museums should identify works in their collections that were created before 1946 and acquired after 1932, that underwent change of ownership during the Nazi Era (1933-
1945), and that were or might reasonably be thought to have been in continental Europe between those dates.

c. The Smithsonian adheres to the *Guidelines Concerning the Unlawful Appropriation of Objects During the Nazi Era*, issued by the American Association of Museums in November 1999 (AAM Guidelines), and, where applicable, the *Report of the Association of Art Museum Directors Task Force on the Spoliation of Art during the Nazi/World War II Era*, issued in June 1998 (AAMD Guidelines). The text of these documents is included below.

### 23.2 Policy

a. The Smithsonian shall not knowingly acquire collection items that were unlawfully appropriated during the Nazi era without subsequent restitution.

b. If the Smithsonian has acquired in good faith a collection item that is subsequently determined to have been unlawfully appropriated during the Nazi era without restitution, the Smithsonian will take prudent and necessary steps to resolve the status of the collection item.

c. The Under Secretary for Art will coordinate compliance with the AAM and AAMD guidelines and the application of Smithsonian policy on Nazi-appropriated objects.

d. Each collecting unit shall apply the applicable provisions of the AAM and AAMD guidelines specified above to its collections management activities.

### 23.3 Collecting Unit Policies

Each collecting unit shall:

a. establish authority and assign responsibility to approve, document, and ensure compliance with Smithsonian policy on Nazi-appropriated objects and applicable guidelines.

b. designate a unit contact for inquiries on provenance for collection items in the collecting unit.

c. incorporate applicable guidelines concerning Nazi-appropriated objects as set in this Implementation Manual.

### 23.4 General Guidelines

#### 23.4.1 Applicability

Smithsonian collections are very diverse in nature and subject matter, from works of art to zoological specimens, rare books to live animals, archival documents to spacecraft. As a result of this diversity and the nature of collections provenance for many collections, only a small percentage of Smithsonian collection holdings fall under the parameters of the AAM and AAMD guidelines concerning Nazi appropriated objects, including the added focus on European paintings and Judaica.
However, the Smithsonian will adhere to these professional guidelines where applicable.

23.4.2 Smithsonian Implementation

In adherence to the Guidelines Concerning the Unlawful Appropriation of Objects During the Nazi Era and Recommended Procedures for Providing Information to the Public about Objects Transferred in Europe during the Nazi Era, issued by the American Association of Museums, the Smithsonian will:

a. Identify collection items in Smithsonian holdings that were created before 1946 and that it acquired after 1932, that underwent a change in ownership during the Nazi Era (1933-1945), and that were or might reasonably be thought to have been in continental Europe between those dates (‘covered items’).

b. As a general rule, taking into account the diverse nature of Smithsonian collections, a collection item, created before 1946 and acquired after 1932, will be treated as a “covered item” if the collecting unit is unable to determine whether the item
   • might have been in continental Europe during the Nazi Era (1933-1945) and/or
   • underwent a change of ownership during that period.

c. For practical and historic reasons initially focus its research on European paintings and Judaica. The term “Judaica” is most broadly defined by the AAM Guidelines as the material culture of the Jewish people. First and foremost, this includes ceremonial objects for communal or domestic use. In addition, Judaica comprises historical artifacts relating to important Jewish personalities, momentous events, and significant communal activities, as well as literature relating to Jews and Judaism.

d. Make currently available collection and provenance information about covered items accessible online through the Smithsonian’s website [www.si.edu/research/provenance](http://www.si.edu/research/provenance) and the AAM Nazi Era Provenance Internet Portal [http://www.nepip.org](http://www.nepip.org). The National Collections Program is responsible for the Smithsonian’s website about covered items including creating and managing the Smithsonian’s account on the AAM Internet Portal.

e. Give priority to continuing provenance research of existing collections as resources allow. Provenance research should be incorporated into ongoing research of collections.

f. Undertake a reasonable inquiry into the provenance of collection items under consideration for acquisition and loan.

g. Make a prudent review and respond to any claim that a collection item in its collections was unlawfully appropriated during the Nazi era without subsequent restitution based on a fair evaluation of established facts, the applicable laws, and accepted ethical standards.

h. The Smithsonian Institution recognizes the importance of this issue and is committed to following the directives of the AAMD and the AAM. To this end, the Smithsonian collecting units are working to identify objects in their collections that
fall under the scope of the AAMD and AAM guidelines. In accordance with the guidelines, priority in research has been given to European paintings and Judaica, with ancillary emphasis on sculpture produced before 1946.

23.4.3 Smithsonian Provenance Website
The initial results of the Smithsonian’s provenance research are presented on its website www.si.edu/research/provenance, which lists works that meet the criteria of the guidelines. Inclusion on this list in no way signifies that a collection item has an uncertain provenance or was unlawfully appropriated during the Nazi era. Indeed, many of the collection items are well documented, with no gaps in ownership or questionable transfers during the time period in question. Even where there are gaps, this is not in itself a cause for concern. Incomplete provenance for any type of work of any period or origin is more often the rule rather than the exception. At this time, the Smithsonian has no reason to believe that any of the collection items included on this list were appropriated during the Nazi Era.

The Smithsonian Provenance website represents a work in progress. Its goal is to make known information about collection items available to the public and to acquire further information where possible. Currently available information about collection items is being presented now, and changes will be posted as more information is uncovered, including the addition of collection items deemed to fall under the project’s scope or the removal of those that research reveals do not.

The website will be updated both through automated and manual means, as software coding and database access permits. The designated collecting unit staff (see above) must alert the National Collections Program of changes to information or status of collection items included on the Provenance website and AAM Nazi-Era Provenance Internet Portal. Designees will have password protected access to the data in the Smithsonian Provenance database. However, the National Collections Program will have final responsibility for inclusion or deletion of collection items on the Smithsonian Provenance website and AAM Nazi-Era Provenance Internet Portal.

23.4.4 Procedures for Response to Nazi Era Provenance Inquiries
Collecting units must follow the procedures for response to Nazi Era provenance inquiries outlined below:

a. General Inquires and Comments
1. General inquiries about the SI Provenance website or Smithsonian policy on researching Nazi Era provenance will be directed to the National Collections Program (provenance@si.edu).

2. General inquiries or comments about specific collection items will be directed to the appropriate collecting unit curator or registrar designated by the collecting unit when no claim or potential claim is involved.

b. Inquiries and Comments that Involve or Potentially Involve a Claim
1. Inform and copy the director of the respective collecting unit, and inform the National Collections Program; Office of the General Counsel; and the cognizant Under Secretary of any inquiries that involve or potentially involve a claim.

2. The cognizant Under Secretary will inform the Secretary of the claim.
3. The Office of the General Counsel will promptly acknowledge receipt of the claim and inform the claimant what steps are being taken. Further information from the claimant may be requested.

4. Collecting unit staff, the Office of the General Counsel, and the National Collections Program will conduct research of the collection item in question to assist in determining the Smithsonian's appropriate response.

5. All communications with the claimant or claimant's attorney will be through, or approved by, the Office of the General Counsel. The OGC will keep the cognizant Under Secretary and the collecting unit director informed of the progress of the claim.

6. The cognizant Under Secretary will coordinate participation of central offices such as the Smithsonian Office of Public Affairs or Office of Government Relations as necessary.

7. All information concerning a claim or potential claim will be held in confidence until the Smithsonian has made a public comment on the claim.

[The remaining material in this document already appears in the Appendices: AAM Guidelines Concerning the Unlawful Appropriation of Objects During the Nazi Era; AAM Recommended Procedures for Providing Information to the Public about Objects in Europe during the Nazi Era; Report of the Association of Art Museum Directors (AAMD) Task Force on the Spoliation of Art during the Nazi/World War II Era (1933-1945).]
Appendix E

AAM Recommended Procedures for Providing Information to the Public about Objects Transferred in Europe during the Nazi Era

Introduction

These recommended procedures have been formulated by the American Association of Museums (AAM) pursuant to an agreement reached in October 2000 between AAM, the Association of Art Museum Directors (AAMD), and the Presidential Advisory Commission on Holocaust Assets in the United States (PCHA). The PCHA was created in June 1998 to study and report to the President on issues relating to Holocaust victims' assets in the United States.

Provisions of the Agreement

Under this agreement the parties concurred (a) on the desirability of expanded online access to museum collection information that could aid in the discovery of objects unlawfully appropriated during the Nazi era, (b) on the need to identify the categories of objects for which this information should be made available, and (c) toward those ends, that every museum should:

1) Identify all objects in its collection that were created before 1946 and that it acquired after 1932, that underwent a change of ownership between 1932 and 1946, and that were or might reasonably be thought to have been in continental Europe between those dates (hereafter, "covered objects"). In the event that a museum is unable to determine whether an object created before 1946 and acquired after 1932 (a) might have been in continental Europe between 1932 and 1946 and/or (b) underwent a change of ownership during that period, it should still be treated as a covered object;

2) Make currently available object and provenance (history of ownership) information about covered objects accessible online; and

3) Give priority to continuing provenance research on those objects as resources allow.

The parties also agreed on the creation of a search tool on the Internet that would assist claimants, claimants' advocates, and researchers in accessing information on covered objects in museum collections.

For practical and historic reasons, AAM, AAMD, and PCHA agreed that the initial focus of research and online postings should be on European paintings and Judaica. Other covered objects in collections should be dealt with in a similar manner as resources allow.

Previously, some museums had provided online information only about objects with an incomplete provenance or a provenance containing a problematic name. The agreement calls for a more inclusive approach that PCHA, AAM, and AAMD believe is the best way for museums to aid the discovery process.

Development of Recommended Procedures

In December 2000, AAM convened a task force of museum professionals and other experts to advise staff on developing procedures for posting object and provenance information on museum Web sites and to consider mechanisms for making this information accessible from a single Internet site. The task force also addressed the issue of access to such information from museums without online collection information.

The task force identified 20 categories of information about covered objects that museums should compile and make available. Any additional information a museum is able to make available could further assist the process of discovery. The task force also developed the concept of a Nazi-era Provenance Internet Portal to assist users in conducting searches.

AAM views these procedures as consonant with the fundamental mission of museums to document and publish their collections and recognizes that, because of the Internet's global reach, posting collection information online should be a goal. Museums are encouraged to construct online searchable databases in which the posting of information about covered objects should be a priority.
**Recommended Procedures**

1. **Making Object and Provenance Information for Covered Objects Accessible**

The following 20 categories of object and provenance information are key for aiding potential claimants in identifying or ruling out a specific object. Museums should make this information accessible, organizing it according to their own standards. Museums should also include an explanation of how to interpret their provenance listings.

Museums should identify objects that fit the definition of Judaica contained in this document even if such objects have not been classified as Judaica in their databases.

Museums should provide currently available information immediately, adding to it as time allows.

<table>
<thead>
<tr>
<th>Category</th>
<th>Comments</th>
</tr>
</thead>
<tbody>
<tr>
<td>Artist/Maker</td>
<td>To include artists’ names, alternate names, and previous attributions.</td>
</tr>
<tr>
<td>Nationality of Artist/Maker</td>
<td>---</td>
</tr>
<tr>
<td>Life Dates of Artist/Maker</td>
<td>---</td>
</tr>
<tr>
<td>Place or Culture of Object</td>
<td>Only if artist unknown.</td>
</tr>
<tr>
<td>Object Title or Name</td>
<td>To include alternate titles.</td>
</tr>
<tr>
<td>Date of Work</td>
<td>To include approximate date, if specific date is unknown.</td>
</tr>
<tr>
<td>Medium/Materials</td>
<td>---</td>
</tr>
<tr>
<td>Measurements</td>
<td>---</td>
</tr>
<tr>
<td>Date of Acquisition</td>
<td>---</td>
</tr>
<tr>
<td>Accession Number</td>
<td>---</td>
</tr>
<tr>
<td>Object Type</td>
<td>Painting, sculpture, decorative arts, etc/</td>
</tr>
<tr>
<td>Subject Type</td>
<td>Landscape, portrait, mythological subject, historical, religious, genre, Judaica, etc.</td>
</tr>
<tr>
<td>Signature and Marks (obverse)</td>
<td>To include signatures, inscriptions, and marks; for paintings, what appears on the front</td>
</tr>
<tr>
<td>Labels and Marks (reverse, frame, mount, etc.)</td>
<td>To describe marks and labels (prior to 1960) on the reverse of an object (including frame, mount, etc.). Indicate if images are available.</td>
</tr>
<tr>
<td>Description</td>
<td>To contain description of object (its content, subject, etc.). Museums should make this a priority.</td>
</tr>
<tr>
<td>Provenance</td>
<td>To contain, at the minimum, known owners, dates of ownership, places of ownership, method of transfer (sale, gift, descent, etc.). To include, if known, lot numbers, sale prices, buyers, etc.</td>
</tr>
</tbody>
</table>
include information on unlawful appropriation during the Nazi era and subsequent restitution. Museums should ensure that provenance information is understandable and organized chronologically.

<table>
<thead>
<tr>
<th>Exhibition History</th>
<th>---</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bibliographic History</td>
<td>---</td>
</tr>
<tr>
<td>Other Relevant Information</td>
<td>To contain anything about the object that would be useful in identifying it for this purpose. If the object fits the definition of Judaica contained in this document, so state.</td>
</tr>
<tr>
<td>Image</td>
<td>An image is key to identifying an object. Museums should make every effort to include an image with their records.</td>
</tr>
</tbody>
</table>

2. Nazi-era Provenance Internet Portal

It is the view of AAM that museums should control the research, presentation, and maintenance of information about covered objects in their collections. This allows museums to organize their information according to their own standards and provide all relevant introductions, explanations, and avenues for inquiry.

In order to expedite searches for information about covered objects in museum collections, AAM will launch a search tool called the Nazi-era Provenance Internet Portal. The Portal initially will allow users to search by the artist/maker and the nationality of the artist/maker (or of the object if the artist is unknown). Additionally, users will be able to learn which museums contain covered Judaica. The Portal will provide the user with basic information contributed by museums about objects that fit the search criteria as well as links to further information controlled by those museums. The Portal ultimately will have the capacity to allow users to search on additional categories of information, such as object type and description of the object.

Museums should submit to AAM a set of descriptive data about covered objects in their collections. This information will constitute the registry. It will be the responsibility of the museum to update this information whenever there are changes, additions, or deletions.

a. Submitting Information to the Portal Registry

The information that the Portal will use to assist searchers will be housed in a database. It will contain, for each museum, basic contact and URL information (if applicable) and an indication as to whether the museum’s collection contains any covered Judaica. An associated searchable object registry will house object descriptive information that will be provided by museums in phases. In the initial phase, this will be artist/maker, nationality of artist/maker, and culture/nationality, if artist is not known. In later phases museums will be asked to add title, object type, and searchable free-text descriptions. In addition, museums without online collection information will be asked to supply one PDF file for each covered object. A link will be created from the object registry to the PDF file. Instructions for converting a document to Adobe PDF will be available from AAM.

Information about museums and their covered objects may be entered directly onto the Portal’s Web site or submitted electronically. Whether a museum’s registry records are linked to its Web site or to a PDF, the museum will receive a password giving access through AAM’s Web site to the data it contributes. Museums will be responsible for updating and adding to these data. Instructions for submitting data to these tables will be available from AAM.

Museums should strive to provide the 20 categories of information listed above either in their online collection information or in their PDF files.

b. Searching the Portal

When a search is conducted, the Portal will return the registry information for all objects that match the search criteria and either: (a) links to the Web site of each museum where more information about these objects can be found or (b) links to each PDF file that contains more information about these objects.
AAM will employ an enhanced search facility developed by the Getty based on the Union List of Artist Names® to increase the precision and recall of searches on the artist name by accommodating various spellings and making the searcher aware of related artists and artists who share the same name.

**Commitment of AAM**

Because of the urgent need to create a search tool for covered objects, AAM has committed to developing and managing the Portal for three years. However, in recognition that a project of this technological complexity falls outside the range of AAM¹s customary activities and services, after three years AAM will seek to transfer the project to a more appropriate organization.

To address any issues that may arise regarding the Portal, AAM will establish an independent commission to guide this effort. This independent commission will be appointed by the AAM Board of Directors and will include museum professionals and experts from outside the museum field. Significantly for the museum community, claimants, and researchers, it is envisioned that the commission will continue when the portal is transferred to another organization.

For more information contact:

Erik Ledbetter  
Senior Manager, International Programs  
Email: eledbetter@aam-us.org  
Phone: 202/289-9121

Surface mail:

American Association of Museums  
1575 Eye St., NW, Suite 400  
Washington, DC 20005

**Endnotes**

1) The term "Judaica" is most broadly defined as the material culture of the Jewish people. First and foremost this includes ceremonial objects for communal or domestic use. In addition, Judaica comprises historical artifacts relating to important Jewish personalities, momentous events, and significant communal activities, as well as literature relating to Jews and Judaism. Many museums also have acquired material of everyday life that expresses a uniquely Jewish identity.

2) Adobe® Portable Document Format (PDF) is a universal file format that preserves the appearance of any museum's source document, regardless of the application and platform used to create it. Adobe PDF files are compact and can be shared, viewed, navigated, and printed with Adobe Acrobat® Reader™ software, available on the Internet at no cost. More information can be found by visiting [http://www.adobe.com/products/acrobat/readermain.html](http://www.adobe.com/products/acrobat/readermain.html).
To: Members of AAMD
From: Dan L. Monroe, Chair, Art Issues Committee and Cultural Property Sub-Committee
Date: Tuesday, May 27, 2008
Subject: New Cultural Property Guidelines
Cc.

Dear AAMD Members,

Enclosed you will find new proposed Guidelines for Acquisition of Archaeological Material and Ancient Art, an Introduction to the proposed Guidelines, Future Goals associated with the Guidelines, and Questions and Answers pertaining to the Guidelines. I strongly encourage you to carefully review this important material and not to share it with anyone until the vote is taken on June 3, 2008.

The Cultural Property Sub-Committee decided to create new Guidelines in response to the rapidly increasing complexity surrounding acquisition of archaeological materials and ancient art. After making this decision, the Sub-committee, working with Mr. Larry Langford, a facilitator selected by the Chair, considered and carefully developed the provisions embodied in the new Guidelines.

The Guidelines underscore the essential role of acquisitions of archaeological material and ancient art to the mission of art museums. These acquisitions benefit the public by enabling people to see and appreciate important works of art that reflect the extraordinary diversity and achievement of artistic expression across vast spans of time and boundaries of culture. Such acquisitions also assure that such works are preserved and accessible for further study and research.

The proposed Guidelines contain several new principles and procedures. To more closely align AAMD with elements of the international community of museums, the Guidelines recognize UNESCO’s 1970 bright line as a pertinent threshold for the application of stringent research procedures to ascertain provenance. The Guidelines permit art museums to make informed judgments regarding acquisition of works that lack complete provenance, assuming the museum has fulfilled provenance research requirements. This provision recognizes the diversity of art museums and the primary role of administrative and governing bodies in making case-by-case decisions regarding complex matters.

The Guidelines also create a new standard of public transparency for acquisitions of archaeological material and ancient art that lack complete provenance. A new AAMD micro-site has been created with the assistance of the Indianapolis Museum of Art to make these acquisitions and associated information available to all.

The Cultural Property Sub-Committee, the Art Issues Committee, and the Board of
AAMD recommend these Guidelines to the members for adoption. A panel comprised of members of the Cultural Property Sub-Committee will join me in presenting the Guidelines and answering questions regarding them at the upcoming Detroit meeting. RSA and AAMD staff provided able support to this effort. Virtually every member of the Sub-Committee contributed to the development of these Guidelines. I thank each of them for their support and leadership.

Members of Cultural Property Sub-Committee
Max Anderson
Gail Andrews
Jim Ballinger
Graham Beal
Brent Benjamin
Michael Brand
Melissa Chiu
Sharon Cott
James Cuno
Philippe de Montebello
Brian Ferriso
Bill Griswold
Josh Knerly
Tom Lentz
Peter Marzio
Dan Monroe
Mary Sue Sweeney Price
Timothy Rub
Tom Seligman
Susan Taylor
Matthew Teitelbaum
Marc Wilson
AAMD 2008 Guidelines Introductory Text

With the release of new guidelines on the acquisition of archeological materials and ancient art, the Association of Art Museum Directors (AAMD) affirms the important role art museums play in providing their communities access to the world's ancient artistic heritage. To this end, these guidelines clarify the principles and standards for acquiring archaeological materials and ancient art and further strengthen AAMD's commitment to help protect and preserve archaeological resources worldwide.

AAMD's efforts predate by a decade the ratification by the U.S. Congress of legislation implementing the 1970 UNESCO Convention on the Means of Prohibiting and Preventing the Illicit Import, Export and Transfer of Ownership of Cultural Property. In 1973, AAMD passed a resolution urging that "Members cooperate with foreign countries to prevent illegal trafficking, particularly by refusing to acquire through purchase, gift or bequest cultural property exported in violation of the laws of the country of origin, as described in the new [UNESCO] convention." Numerous U.S. art museums subsequently developed acquisitions policies that reflected the spirit, and in some cases, the date of the UNESCO Convention.

In the years following that resolution, the evolution of US case law, international conventions, and ethical considerations rendered our initial resolution insufficient. In 2004 AAMD issued guidelines regarding future acquisition of antiquities. The heart of the document reinforced the need for transparency in acquisitions, the strict observance of U.S. law, and specific procedures to allow acquisitions to continue if, after due diligence, no information came to light that stood in the way of purchases, gifts, or bequests. AAMD's 2004 guidelines regarding the acquisition of archaeological materials and ancient art had the effect of dramatically reducing art museum acquisitions of such works. Nonetheless, AAMD determined it should refine, and in some important respects change, the 2004 guidelines to affirm more clearly and tangibly its commitment to helping protect and preserve archaeological resources worldwide and to strengthen the principles and standards used in making decisions regarding the acquisition of archeological materials and ancient art.

AAMD members believe strongly in the value of all works of art, including those lacking complete provenance or contextual information, to inform and enrich our knowledge and appreciation of artistic expression as a central part of human experience. AAMD also remains firm in its conviction that making important works of art accessible to the public, researchers, and scholars through acquisitions, loans, exhibition, publication, electronic media, and other means remains an essential part of the mission and role of art museums. AAMD equally affirms the value and importance of clearly supporting international efforts to stem loss or damage to archaeological resources.

In striving to build their collections responsibly for the benefit of their many constituencies, AAMD wishes to play an active role in seeking remedies to the challenges facing nations with significant archaeological heritage. While restricting ourselves in what we are prepared to acquire today, we simultaneously favor the expansion of legal markets for the sale of antiquities, to help reduce incentives for looting and illicit trafficking, and to further spread knowledge and appreciation of the ancient world.
Report of the AAMD Task Force on the Acquisition of Archaeological Materials and Ancient Art (revised 2008)

Approved by Art Issues Committee 4/10/08 and AAMD Board of Trustees 4/18/08

AAMD Mission Statement

The purpose of the Association of Art Museum Directors is to support its members in increasing the contribution of art museums to society. The AAMD accomplishes this mission by establishing and maintaining the highest standards of professional practice; serving as a forum for the exchange of information and ideas to aid its members in their professional roles as art museum directors; acting as an advocate for art museums; and being a leader in shaping public discourse about the arts community and the role of art in society.

Preamble

The AAMD recognizes that the acquisition of archaeological materials and ancient art has in recent years become an increasingly complex task that requires the careful consideration of a number of different and, at times, seemingly contradictory goals. This report is intended to help its members understand the issues they will face when evaluating the purchase or acceptance of a gift of archaeological materials and ancient art and provides a framework for responsible decision-making in the development of their collections. Acknowledging that these subjects are interrelated, it also reaffirms the importance and the possibility of protecting archaeological sites as well as collecting archaeological materials and ancient art. This dual objective can only be accomplished through enhanced cooperation between source countries (i.e., countries of modern discovery of archaeological materials and ancient art) and museums that collect such works as well as the development of a mutual understanding and respect for the rights of these countries to protect their cultural property and those of museums whose work is to enhance – through collecting, research, and exhibition – knowledge and appreciation of the artistic achievements of the past.

I. Statement of Principles

A. AAMD is committed to the responsible acquisition, whether by purchase, gift, bequest or exchange, of archaeological materials and ancient art. AAMD believes that the artistic achievements of all civilizations should be represented in art museums, which, uniquely, offer the public the opportunity to encounter works of art directly, in the context of their own and other cultures, and where these works may educate, inspire and be enjoyed by all. The interests of the public are served by art museums around the world working to preserve, study and interpret our shared cultural heritage.

B. AAMD deplores the illicit and unscientific excavation of archaeological materials and ancient art from archaeological sites, the destruction or defacing of ancient monuments, and the theft of works of art from individuals, museums, or other repositories.

C. AAMD is committed to the principle that acquisitions be made according to the highest standards of ethical and professional practice and in accordance with applicable law and in such a way that they do not provide a direct and material incentive to looting.

D. AAMD is committed to the exercise of due diligence in the acquisition process, in particular in the research of proposed acquisitions, transparency in the policy applicable to acquisitions generally, and full and prompt disclosure following acquisition.

Property (the “UNESCO Convention”) began a new dialogue about the best ways to protect and preserve archaeological materials and ancient art, although regrettably the looting of sites, destruction of monuments and theft of objects continue to this day. The AAMD, along with others in the international community, including source countries, recognizes the date of the Convention, November 17, 1970 (“1970”), as providing the most pertinent threshold for the application of more rigorous standards to the acquisition of archaeological materials and ancient art as well as for the development of a unified set of expectations for museums, sellers and donors.

F. Recognizing that a complete recent ownership history may not be obtainable for all archaeological material and every work of ancient art, the AAMD believes that its member museums should have the right to exercise their institutional responsibility to make informed and defensible judgments about the appropriateness of acquiring such an object if, in their opinion, doing so would satisfy the requirements set forth in the Guidelines below and meet the highest standards of due diligence and transparency as articulated in this Statement of Principles.

G. AAMD reaffirms the value of licit markets for the legal sale and export of works of art as an effective means of deterring the illicit excavation and trafficking of archaeological materials and ancient art.

H. AAMD encourages the creation of licit markets and strongly urges all nations to provide a legal method for the sale and export of art, thereby furthering the goal of deterring the illicit excavation and trafficking of archaeological materials and ancient art.

II. Guidelines

Since its founding in 1916, AAMD has regularly published professional guidelines. Given the increasingly complex set of ethical questions and rapidly evolving legal issues that need to be considered in the acquisition process, AAMD has developed the following guidelines to assist members in revising their acquisition policies. These guidelines apply to acquisitions of archaeological materials and ancient art by purchase, gift, bequest, or exchange.

A. Member museums should thoroughly research the ownership history of archaeological materials or works of ancient art (individually a “work”) prior to their acquisition, including making a rigorous effort to obtain accurate written documentation with respect to their history, including import and export documents.

B. When the work is being imported into the U.S. in connection with its acquisition by the member museum, import documentation should be obtained and compliance with the export laws of the country of immediate past export to the U.S. should be confirmed.

C. Member museums should require sellers, donors, and their representatives to provide all information of which they have knowledge, and documentation that they possess, related to the work being offered to the museum, as well as appropriate warranties.

D. Member museums must comply with all applicable local, state, and federal U.S. laws, most notably those governing ownership and title, import, and other issues pertinent to acquisition decisions.

E. Member museums normally should not acquire a work unless provenance research substantiates that the work was outside its country of probable modern discovery before 1970 or was legally exported from its probable country of modern discovery after 1970. The museum should promptly publish acquisitions of archaeological materials and ancient art, in print or electronic form, including in these publications an image of the

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20 The reference to U.S. law means, for AAMD members outside of the U.S., the laws of their country.
work (or representative images in the case of groups of objects) and its provenance, thus making this information readily available to all interested parties.

F. The AAMD recognizes that even after the most extensive research, many works will lack a complete documented ownership history. In some instances, an informed judgment can indicate that the work was outside its probable country of modern discovery before 1970 or legally exported from its probable country of modern discovery after 1970, and therefore can be acquired. In other instances, the cumulative facts and circumstances resulting from provenance research, including, but not limited to, the independent exhibition and publication of the work, the length of time it has been on public display and its recent ownership history, allow a museum to make an informed judgment to acquire the work, consistent with the Statement of Principles above. In both instances, the museum must carefully balance the possible financial and reputational harm of taking such a step against the benefit of collecting, presenting, and preserving the work in trust for the educational benefit of present and future generations. The museum must prominently post on the AAMD website, to be established, an image and the information about the work as described in Section E above, and all facts relevant to the decision to acquire it, including its known provenance.

G. If a member museum, as a result of its continuing research, gains information that establishes another party’s right to ownership of a work, the museum should bring this information to the attention of the party, and if the case warrants, initiate the return of the work to that party, as has been done in the past. In the event that a third party brings to the attention of a member museum information supporting the party’s claim to a work, the museum should respond promptly and responsibly and take whatever steps are necessary to address this claim, including, if warranted, returning the work, as has been done in the past.

III. Acceptance of the Task Force Report
Member museum directors and others responsible for museum governance are urged to accept and be guided by this Task Force Report and to develop acquisition policies and guidelines for provenance research consistent with the Report.

The AAMD will endeavor to keep its members informed of legal developments relevant to these issues. Member museums may, however, need to seek legal advice with regard to specific acquisitions. AAMD members should share pertinent information about legal developments with their boards and staffs.
Q&A for AAMD Report on the Acquisition of Archaeological Materials and Ancient Art (revised 2008)

1. Q. What are the principles underlying AAMD’s “2008 Report of the AAMD Task Force on the Acquisition of Archaeological Material and Ancient Art”?

A. AAMD’s report is guided by the principle that collecting, preserving, studying, and exhibiting works of art plays a vital role in enabling people to experience and appreciate the diverse history of human expression. Through the study of art—including archaeological materials and ancient art—we expand our understanding of ourselves and the world. Art museums therefore have a responsibility to collect to help ensure archaeological materials and ancient art are not lost to scholars and the public. Art museums have an equal commitment to collecting responsibly.

The new report recognizes that the issues surrounding archaeological materials and ancient art are increasingly complex and offers guidance to AAMD members when considering such acquisitions. An important element of the new guidelines is transparency to ensure information on new acquisitions of archaeological materials and ancient art is publicly accessible.

With the report AAMD also affirms the belief that the creation of legal markets for the sale of ancient art would reduce incentives for looting and illicit trafficking and is essential to the protection and preservation of archaeological sites and material.

2. Q. How are these guidelines different from those contained in AAMD’s 2004 report? Why was there a need to revise the guidelines?

A. The 2008 report reaffirms AAMD’s deep conviction that there is great public benefit in art museums acquiring and preserving archaeological objects and ancient art, and that members should both continue to collect and ensure that they collect responsibly.

Given the complex issues surrounding ancient art and archaeological materials, we felt it was important to provide members with additional guidance when considering such acquisitions. Museums must, of course, obey all applicable laws. The new report also establishes standards that go beyond existing U.S. law, emphasizes ethical considerations, and takes 1970—the date of the UNESCO Convention—as an important threshold in considering future acquisitions.

3. Q. It’s only been four years since the last guidelines were established—with a ten-year rule guiding acquisitions. Why is AAMD now including the 1970 UNESCO Convention date as part of its guidelines?

A. Although the 1970 UNESCO Convention has not been signed by the all world’s nations, it reinforces and encourages international cooperation and collaboration on issues relating to archaeological materials and ancient art. By recognizing 1970 as a pertinent threshold for application of stringent procedures to determine provenance of archaeological material and ancient art, AAMD is signaling a commitment to work collaboratively and in many ways with organizations world-wide to help protect archaeological sites and resources.

4. Q. How will the new report help AAMD members collect antiquities responsibly?
A. The new report will help AAMD members by detailing a rigorous process for considering the acquisition of archaeological materials and ancient art and clarifying the factors museums should consider in evaluating such acquisitions.

5. Q. What are the factors outlined in the report that members should weigh when considering the acquisition of archaeological material or ancient art?

A. These guidelines state that a member museum should 1) undertake thorough research of ownership history 2) obtain import documentation 3) solicit all known documentation from the seller or donor 4) comply with U.S. laws and regulations (or the laws of their country in the case of non-U.S. members) 5) determine whether research substantiates that the object was outside its probable country of modern discovery before November 17, 1970 or was legally exported from its probable country of modern discovery after 1970 6) and, if a particular case warrants it, return a work should another party’s right to ownership be established. Another critical aspect of all acquisitions of archaeological materials and ancient art is transparency. To help make information on members' acquisitions of such works easily and publicly accessible, the AAMD will create a new component of its web site to serve as a central source for this information. This information would be available for everyone—students, teachers, visitors, source countries, officials, as well as possible claimants.

6. Q. The new guidelines don’t take 1970 as an absolute. Isn’t that in and of itself what some have called a “loophole”?

A. The notion of “loopholes” has no application to AAMD’s guidelines. AAMD members believe strongly that works of art deepen our understanding of the human experience and cultures other than our own. Collecting works of art responsibly and making them accessible to the public, students, and scholars is essential to the role art museums play in society. AAMD is also equally committed to supporting international efforts to prevent the damage and destruction of archaeological sites and resources. The guidelines will help members meet both these responsibilities.

7. Q. Does this report allow museums to make acquisitions based on professional judgment?

A. Yes. Our members must exercise judgment in all their actions, including acquisitions. That judgment isn’t made in a vacuum; it is based on rigorous research and careful consideration of the facts. Museums must be open and transparent in their acquisitions so that information on which they base their judgments is publicly available.

8. Q. Do the Guidelines permit acquisition of objects exported from a country of modern discovery after 1970?

A. Yes. The Guidelines recognize there are several circumstances in which museums may make a judgment informed by procedures presented in the guidelines to acquire archaeological material or ancient art that lacks complete provenance or that was exported from its country of modern discovery after 1970.

9. Q. Why didn’t AAMD choose 1983, the date of the U.S.’s Cultural Property Implementation Act (CPIA), instead of the 1970 UNESCO date?

A. The AAMD could have adopted the date of the U.S.’s adoption of the UNESCO Convention, as other countries, such as France, have done, but it chose to go beyond the legal requirements of the 1983 CPIA, which came into force when the United States adopted aspects of the 1970 UNESCO Convention. We chose 1970 because it is the most internationally recognized date, the date that is also used by many of our peer institutions. We did so in support of international efforts to help protect and preserve archaeological sites, to link North American art museums with many of our colleagues...
worldwide, and to encourage other nations (including countries that are the source of much archaeological material and ancient art) to recognize and adopt the UNESCO 1970 date.

10. Q. Do you think these new guidelines will change the collecting practices of member institutions?

A. Museums are already exercising more care than ever in their acquisitions. Indeed, the number of acquisitions of archaeological material and ancient art with gaps in their provenance by member museums is now so small as to be inconsequential in relation to the world market in ancient art. The guidelines will help member museums further by providing specific steps to take in considering an acquisition of archaeological material and ancient art. We believe that will make the acquisition process even more rigorous and open.

11. Q. Do you think these new guidelines are “tougher” than those in the 2004 report?

A. The new guidelines require an even more rigorous process for considering the possible acquisition of archaeological material and ancient art. They also increase the level of public transparency surrounding such acquisitions.

12. Q. Does AAMD believe that the implementation of these guidelines will have a real impact on looting?

A. Unfortunately, not by themselves. The number of member museums’ acquisitions of archaeological material and ancient art with provenance gaps is today negligible. But AAMD is committed to playing a leadership role in seeking solutions to the problems facing nations with archaeological sites and monuments. Ultimately, the protection of archaeological sites is best managed by the responsible authorities in each nation. Only preventive measures combined with the creation of licit markets such as those in Japan and Britain can hope to stem the tide of looting. We call on all relevant parties to collaborate in the pursuit of solutions within archaeologically rich countries.

13. Q. Do these guidelines represent the minimum standards to be followed by AAMD members?

A. We expect our members will meet, if not exceed, the report’s guidelines, as many already do.

14. Q. How has AAMD’s new report been influenced by the agreements reached by some member museums and various foreign governments, such as Italy’s?

A. Our members, including many of those who have reached agreements with Italy, contributed to this process, bringing their insight and understanding to the report.

15. Q. Are these guidelines really new? Don’t AAMD member museums already do the kind of provenance research the document suggests is necessary?

A. Yes, of course, as noted above. Indeed, AAMD members have a long-standing commitment to provenance research regarding potential acquisitions. These guidelines provide even more rigorous and specific guidelines for AAMD’s members on how they should make decisions about potential future acquisitions of works of archeological materials and ancient art.

16. Q. Does this document apply to objects already in AAMD members’ collections?

A. This document focuses on future acquisitions, beginning with the date of the adoption of these guidelines by AAMD. Furthermore, objects already in collections cannot be
deemed to constitute an incentive to further looting. In terms of works already in a museum’s collection, members act thoughtfully and responsibly and take appropriate action when they uncover new facts through their research or when new information is brought to light—including returning the works if others’ ownership rights are established.

17. Q. Why do museums keep collecting?

A. Collecting is an important responsibility for art museums—it is vital to our service to the public and to the advancement of knowledge. A museum collection is one of the very few ways that the public can see the real objects that tell the story of our shared cultural past. It constitutes as well a “laboratory” for the study of that cultural past. It is in the nature of things that objects deserving of study and broad dissemination, as they have for millennia, will find their way into the market. For the reasons given above and according to the stringent criteria detailed in the guidelines, these should be eligible for acquisition.

18. Q. Shouldn’t AAMD member art museums stop collecting works of ancient art and antiquities altogether, as many have urged?

A. No. Archaeological materials and ancient art are a vital part of the record of human artistic and cultural expression. It is critical for the public, researchers, and students to have access to these works and there is an unquestionable benefit in having them in museums’ collections as a public, educational resource. AAMD members believe strongly in the value of all works of art—including those lacking complete provenance or contextual information—to inform and enrich our knowledge and appreciation of the human experience. This report assists members in following the highest legal and ethical standards when considering the acquisition of archaeological materials or ancient art.

19. Q. Aren’t all unprovenanced works illegitimate, by definition, as many have argued?

A. No. The absence of complete provenance is not proof that a work was looted. It is very rare to have the complete provenance for an antiquity; “complete” provenance could date back hundreds, theoretically even thousands, of years. With the new report, we are asserting guidelines that will help museums consider how to proceed in cases where provenance is not completed documented. We strongly believe that a work can have great significance even in cases in which the provenance record is not complete.

20. Q. What efforts do AAMD members make to research the provenance of objects? Have museums increased the resources for this research?

A. Art museums have always done provenance research and the guidelines will help our members further focus their research prior to an acquisition. Whatever resources are necessary for this task will be allotted to it.

21. Q. What is AAMD doing to educate its members (and their staffs) to make the best judgments about acquiring objects?

A. These guidelines are one part of an ongoing process of providing members with the information necessary to aid them in making responsible decisions about the acquisition of archaeological materials and ancient art.

22. Q. Do these new guidelines apply to gifts to AAMD museums in addition to purchases?

A. Yes, the guidelines are relevant for all acquisitions of antiquities and ancient art, including those through gifts.

23. Q. Do these guidelines apply to loans?

A. The report is focused on acquisitions. The guidelines for loans are described in the

24. Q. Do these guidelines apply equally to rare as well as common objects?
A. Yes, they apply to all archeological materials and ancient art.

25. Q. How long did it take AAMD’s Subcommittee to complete its work?
A. It took approximately 18 months.

26. Q. How will AAMD members handle future claims made on objects in existing collections?
A. These decisions must be made on a case-by-case basis by individual museums.

27. Q. What will the AAMD do if members do not follow these guidelines?
A. AAMD’s mission is to provide guidance to its members on professional practice for use in developing the policies of their institutions. We expect members will use these guidelines in the ongoing development of their collecting policies, including the development of policies regarding the acquisition of archaeological materials and ancient art.

REPORT OF THE AAMD TASK FORCE ON THE ACQUISITION OF ARCHAEOLOGICAL MATERIALS AND ANCIENT ART (REVISED 2008): RECOMMENDED ACTIONS

In developing revised guidelines for the acquisition of archaeological materials and ancient art, the AAMD recognizes that it has a responsibility to act affirmatively to advance the work of its member institutions, including the development of their collections, and to demonstrate its commitment to the preservation and study of archaeological resources throughout the world. The following steps have been recommended to support the goals articulated in this document.

These steps and the initiatives that may grow out of them in the future should be understood as one facet of a broader effort to which the AAMD and its membership are committed. Our broader goal must be both to strengthen the relationship between museums in the United States that collect, preserve, and exhibit archaeological materials and ancient art and source countries and to enable them to work together more effectively to protect and promote a broader understanding of our common cultural heritage through the sharing of these resources. There are many different means by which this goal might be accomplished, including the long-term loan of archaeological materials and ancient art from existing collections and recently discovered archaeological sites as well as cooperative arrangements that will facilitate joint research, conservation, exhibitions, and publications in the field.

Goal: Advocate for the responsible collecting of archaeological materials and ancient art and the protection of archaeological sites.

- Develop a communications strategy that affirms the commitment of AAMD member institutions to the responsible acquisition, preservation, and display of archaeological materials and the benefit to the public of these activities.

- Establish public forums for the ongoing presentation and discussion by member museums of the complex issues that need to be addressed when collecting archaeological materials and ancient art and to foster a dialogue about the various
means by which museums may acquire such objects in ways that do not provide a material incentive to looting.

**Goal: Clarify and promote a broader understanding of best practices in the acquisition of archaeological materials and ancient art**

- Promulgate revised guidelines among AAMD member museums to ensure consistency in their application and encourage private collectors who support our institutions to adopt the same criteria for evaluating potential acquisitions.

- Develop a standard set of “expectations” regarding documentation that vendors of archaeological materials and ancient art will be encouraged to provide to museums.

- Include in the AAMD’s website devoted to recent acquisitions of archaeological materials and ancient art a section on FAQs about them along with a protocol describing how inquiries from interested third parties will be addressed.

**Goal: Encourage the creation of a licit international market in archaeological materials and ancient art.**

- Encourage the development of federal trade and diplomatic policies that are supportive of the liberalization of the cultural patrimony and export laws of source countries.

- Develop and sustain a dialogue between key cultural organizations in this country and their counterparts abroad on the steps that can be taken to encourage the growth of a licit international market in archaeological materials and ancient art.

- Publish a white paper on this subject, highlighting successful examples of such an approach, including the regulation of the art market in countries such as the United Kingdom and Japan.
Appendix G

Looted Art Bibliography


Florisoone, Michel. “La commission française de recuperation artistique (French commission to recover artworks),” *Mouseion*: 55-56.


