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FINAL

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INVESTMENT

SCOPE, COVERAGE AND DURATION

9 This Chapter shall apply to investments (of investors of a 1. 10 Party) in the territory of another party existing at the time of entry into force as well as to (any such) investments made or acquired thereafter. ^{USA}[With respect to investments established 11 12 13 prior to the date of termination of this Agreement and to which this Chapter otherwise applies, the provisions of all of this Chapter shall thereafter continue to be effective for a further 14 15 16 period of ten years from such date of termination.] 17

18 1. ^{CDA}[This Part shall apply to any measure of a Party affecting 19 investors or service providers of any other Party in respect of: 20

- a) the establishment;
- b) the acquisition;
- c) the conduct and operation; or
- d) the sale;

of business enterprises in or into its territory.]

- 31 2. MEX CDA[This MEX[Chapter] CDA[Part] shall not apply to:
 - a) MEX[any measure taken pursuant to a restriction expressly mandated by the Constitution of a Party.]
 - b) the provision of financial services or insurance CDA[except as provided in Annex Y01.4(a)];

U.S.:Note 1 - While financial services will be covered in the financial services chapter, certain provisions of the investment chapter may apply to financial services by cross-reference in the financial services chapter.

- c) government procurement ^{CDA}[except as provided in Part 3 (Internal Measures)];
 - d) ^{CDA}[services listed in Annex Y01.3(c)]
- 49 e) public entities, to the extent such entities conduct 50 activities: 51

(i) in pursuit of monetary, fiscal or exchange rate policy; or

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1 2 3 4			count or with the go ources of the Party;	uarantee or using
5 6 7			hose activities are service providers in ies];	
8 9 10 11 12	f)	activities formi	ivate entities in m ng part of a stat health care, educati plans;]	utory system of
13 14 15 16 17	g)	initial privatiz	Party, imposed in co ation of a state of an investor of a ch enterprise;]	enterprise, that
18 19 20	h)	^{CDA} [the specific Annex Y01.3 (f);	measures of the Pa and]	arties listed in
21 22 23	i)	^{CDA} [subject to Art of Benefits), any	icle 106 (Nullificat subsidy.]	ion or Impairment
24 25 27 28 29 30 31 32 33 34 35 36 37		and the United S	nada, the United St States of Mexico, cu rticle 2012 of the]	ltural industries
	subparagrap affecting i	h (c) of Articl	vise provided, the e Y02 shall apply to the provision of ers]	to any measure
	organizatio	his Part shall app n whose mandate i incial or local go	ly to any measure of s conferred by the vernments.]	a self-regulatory Party, or by its

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ADDITIONAL CANADIAN EQUIVALENCES

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[From Canadian Protocol, Part 2: SPECIFIC COMMITMENTS AND EXCEPTIONS

1. Notwithstanding any provision of the Agreement, Article 2005 of the Canadian-United States Trade Agreement shall continue to apply as between Canada and the United States.]

CDA[Article 111: General Exceptions

12 Nothing in this Agreement shall be construed to prevent the 13 adoption or enforcement by any Party of measures: 14

- a) necessary to protect public order, safety or public morals;
- b) necessary to protect human, animal or plant life or health or the environment in its territory, or to enforce generally agreed international environmental or conservation rules or standards;
 - c) relating to the products or services of prison labor;
- d) imposed for the protection of national treasures of artistic, historic or archaeological value;
 - e) necessary for fiduciary or consumer protection reasons;
 - f) necessary to secure compliance with laws or regulations which are not inconsistent with the provisions of this Agreement, including those relating to the avoidance of fraudulent or deceptive practices;

36 provided that such measure is:

- g) consistent with Article 106; and
- h) is the least trade-restrictive necessary for securing the protection required.]

43 ^{CDA}[Article 106: Nullification and Impairment of Benefits

45 1. No measure shall be implemented or applied by any Party in a 46 manner that would: 47

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- a) constitute a means of arbitrary or unjustifiable discrimination between its goods, services and service providers, investors and suppliers and those of any other Party;
 - b) ...

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c) otherwise nullify or impair any benefit reasonably expected to accrue to one or more of the other Parties, directly or indirectly, under this Agreement.]

^{CDA} [Article 103(2): Extent of Obligations

Notwithstanding Article 103, paragraph 1 (Extent of Obligations), except in respect of Part 2 (Border Impediments to Free Trade) and as otherwise provided herein the obligations of this Agreement shall not apply to:

- a) a non-conforming provision of any existing measure;
- b) the continuation or prompt renewal of a non-conforming provision of any existing measure; or
- c) an amendment to a non-conforming provision of any
 existing measure to the extent that the amendment does
 not decrease its conformity with the obligations of
 this Agreement.]

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TREATMENT OF INVESTMENTS

1. MEX USA [Each Party shall accord nondiscriminatory treatment¹ to an investor of another Party in the establishment, acquisition, expansion, management, conduct, operation and sale or other disposition of investments in its territory. MEX USA [In particular,] CDA [Further to Article 105 and for greater certainty] no Party shall

- a) impose on an investor of another Party a requirement that a minimum level of equity in an business enterprise in its territory be held by its nationals, other than nominal qualifying shares for directors or incorporators of corporations; or
- b) require an investor of another Party, by reason of its nationality, to sell or otherwise dispose of an investment in its territory ^{CDA}[and...(see para. 13 below on non-establishment).]

20 2. MEX USA [A Party's failure to accord nondiscriminatory 21 treatment to an investment in its territory of an investor of 22 another Party, and activities associated therewith, shall be a 23 breach of that Party's obligation under paragraph 1.] 24

3. MEX USA [Investments of investors of a Party in the territory of another Party shall at all times be accorded fair and equitable treatment and shall enjoy full protection and security USA [, all in accordance with international law.]

30 4. Without prejudice to paragraph 4, investors of a Party whose 31 investments suffer losses in the territory of another Party owing 32 to conflict or civil strife shall be accorded at least 33 nondiscriminatory treatment by such other Party as regards any 34 measures it adopts in relation to such losses.

36 5. MEX USA [A Party shall not require that entities which are 37 legally constituted under the applicable laws or regulations of one 38 Party, and which are investments of investors of another Party, 39 engage as top managerial personnel individuals of any particular 40 nationality.]

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¹ "nondiscriminatory treatment" or "nondiscriminatory basis" means treatment, or treatment on a basis, no less favorable than the better of national treatment or most favored nation treatment.

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6. ^{USA CAN}[Each Party shall provide investors of another Party with an effective means of asserting claims and enforcing rights with respect to investments], ^{USA}[investment agreements, and investment authorizations.]

6 7. MEX USA [The most favored nation obligations of this Chapter 7 shall not apply to advantages accorded by a Party by virtue of the 8 Party's binding obligations under any multilateral international 9 agreement under the framework of the General Agreement on Tariffs 10 and Trade.]

12 8. USA MEX [Each Party reserves the right to deny to an entity of 13 another Party the advantages of this Chapter if:

- a) nationals of any non Party own or control such entity and such entity has no substantial business activities in the territory of the Party under whose laws it is constituted;] ^{USA}[or
 - b) such entity is owned or controlled by nationals of a non Party with which the denying Party does not maintain normal economic relations.]

MEX[The Parties are excepted from the obligations of this 24 9. Article as set forth in Annexes 2102.1 and 2012.2. Any such 25 exceptions shall not be a greater departure from the obligations of 26 27 this Article than required by or specified in domestic law in force 28 on the date of signature or this Agreement. In the event that the 29 relevant domestic law is liberalized to conform more closely to the 30 obligations of paragraphs 1 and 2, it may not thereafter be made 31 more restrictive. Where a Party takes an exception to national 32 treatment it shall nonetheless accord most favored treatment.]

10. USA [A Party may maintain existing measures, and impose measures in the future, which depart from the obligations of paragraphs 1 and 2, but only in respect of the activities set out in Annex _____. Any future departures from those obligations in respect of those activities shall not apply to investments existing at the time the measure becomes effective.]

41 11. USA [A Party may maintain existing measures departing from the 42 obligations of paragraphs 1 and 2 as set out in Annex _____. Such 43 measures shall either: 44

a) not be a greater departure from such obligations than
required by or specified in domestic law in force on
the date of signature of this Agreement; and that law

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Ottawa Composite - 7 -CONFIDENTIAL April 15, 1992 Investment shall be briefly described; or b) be described in detail in the Annex itself. In the event that the relevant domestic law is liberalized to conform more closely to the obligations of paragraphs 1 and 2, such measures may not thereafter be made more restrictive.] $\ensuremath{^{USA}}\xspace[\ensuremath{\,^{VSA}}\xspace]$ [Where a Party has or takes a measure covered in Annexes 12. ____ and _____ it shall nonetheless accord most favored nation treatment unless set forth in the respective Annex.] 13. ^{CDA}[No Party shall require the establishment of an investment or a commercial presence by a person of another Party in its territory as a condition for the provision of a service in a manner inconsistent with Article 106.] 14. CDA [Further to Article 105, the Parties shall implement: provisions of Annex 402.1 regarding a) the transportation; [to be revisited in the light of transportation discussions,

[to be revisited in the light of transportation discussions, to determine if these obligations are best placed in Part 3, in connection with standards related measures]

- b) the provisions of Annex 402.2 regarding telecommunications services;
- c) the provisions of Annex 402.3 regarding other measures affecting services; and
- d) the provisions of Annex 402.4 regarding measures affecting investors of the other Parties.]

^{CDA}[Article 403: Specific Exceptions

38 15. Subject to prior notification and consultation in accordance 39 with Part 6, a Party may deny the benefits of this Part to 40 investors or service providers if it establishes that they 41 originate from a country which is not a Party to this Agreement. 42

43 16. The Party denying benefits pursuant to paragraph 15 shall 44 have the burden of establishing that such action is in accordance 45 with that paragraph.]

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ADDITIONAL CANADIAN COMMENT AND EQUIVALENCES

^{CDA}[Article 105: National Treatment

1. Each Party shall accord to the goods, services and service providers, investors and suppliers of the other Parties treatment no less favorable than that accorded to its own like goods, services and service providers, investors and suppliers in respect of all matters covered by this Agreement, except as otherwise provided in this Agreement.]

^{CDA}[Article 108: Most Favored Nation Treatment

14 Subject to the specific exceptions listed in a Party's 2. ratification or accession, each Party shall, 15 instrument of immediately and unconditionally, accord to the goods, services and 16 17 service providers, investors and suppliers of all other Parties 18 treatment no less favorable than that accorded by it to the like goods, services and service providers, investors and suppliers of 19 any other country or international entity, whether or not that 20 21 country or entity is a Party to this Agreement, in respect of all 22 matters covered by this Agreement.] 23

24 3. Derogations from MFN treatment are provided in the Protocols25 of the Canadian draft. For example:

27 SPECIFIC COMMITMENTS AND EXCEPTIONS

29 2. ^{CDA}[Regarding Article 108 of the Agreement, the 30 most-favoured-nation treatment set out therein shall not apply to:

- a) bilateral air agreements to which Canada is a party;
- b) maritime cabotage regulations providing a Commonwealth preference;
- c) Canada-United States reciprocal salvage rights;]
- 38 39 d) (to be negotiated)

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PROVINCIAL AND STATE MEASURES

1. MEX USA [The obligations of this Chapter shall apply to the USA [political subdivisions] of the Parties.]

2.

- MEX USA [The treatment accorded by a Party
 - a) under Article ____ with respect to nationals and entities of another Party; and
 - b) under Article ____ with respect to the investments (and associated activities of those nationals and companies)

5 shall, in any state ^{USA}[or political subdivision], be no less 6 favorable than the treatment accorded by such state ^{USA}[or political 7 subdivision] to its residents, or entities legally constituted 8 under its laws, or their investments in its territory.]

D ADDITIONAL CANADIAN COMMENT AND EQUIVALENCES

^{CDA}[Article 103: Extent of Obligations

4. The Parties shall ensure that all necessary measures are
taken in order to give effect to the provisions of this Agreement,
including their observance, except as otherwise provided in this
Agreement, by state, provincial and local governments.]

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^{CDA}[Article 105: National Treatment

2. The provisions of this Article shall mean, with respect to measures of a province or state, treatment no less favorable than the most favorable treatment accorded by such province or state to any like goods, services and service providers, investors and suppliers, as the case may be, of the Party of which it forms a part.]

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1 **PERFORMANCE REQUIREMENTS**¹

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CDA MEX[Except as provided in Annex ____, *], no Party shall 3 1. 4 apply or condition the receipt of an incentive on, any of the following requirements, ^{CDA}[enforceable under domestic law 5 or 6 administrative ruling,] in connection with the establishment, 7 acquisition, expansion, conduct or operation of investments in its territory of investors of CDA [a Party or a non-Party] CDA MEX [another 8 9 Party]:

- 11a)USA MEX[achieve a given level or percentage of domestic12content; substitute domestic goods or services for13imported goods or services; or otherwise] favour CDA14any way] the purchase or use of goods USA MEX15services] of domestic origin or from domestic sources16CDA17treatment on goods)];
 - b) relate in any way the volume or value of imports to the volume or value of exports or to the amount of foreign exchange inflows associated with such investment;
 - c) restrict domestic sales of goods ^{USA MEX}[and services] that such investment produces by limiting such sales in any way to the volume or value of its exports or foreign exchange earnings;
 - (d) ^{USA MEX}[transfer, import or use a particular technology, production process or other proprietary knowledge; or]
 - (e) ^{USA MEX}[act as the exclusive supplier of the goods or services it produces to a specific market or region.]

35 ^{USA} MEX[With respect to paragraph 1(a), benefits associated with the 36 government procurement or export promotion program shall not be 37 considered "incentives".]

39 2. ^{CDA}[Except as provided in Annex ____, ²*}, no Party shall 40 require, in connection with the establishment, acquisition, 41 expansion, conduct or operation of investments in its territory of

A draft text for discussion purposes only.

² e.g., tax, autos, excluded services, energy, environment, aboriginal programs, financial services, etc.

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1 2 3	an investor such investr	of ^{usa} [a Party ment:	or a non-Party] ^{MEX CDA} [anothe	er Party] that
4 5 6	a)	export a gi services;	ven level of	percentage	of goods or
7 8 9 10 11	b)	^{CDA} [achieve a content;]	given level	or percentage	e of domestic
	C)		goods or serv r imported good		territory of
12 13 14		^{CDA} [No Party sh cablished in th			
$15 \\ 16 \\ 17 \\ 18 \\ 20 \\ 21 \\ 22 \\ 23 \\ 24 \\ 25 \\ 27 \\ 28 \\ 20 \\ 31 \\ 32 \\ 34 \\ 35 \\ 37 \\ 39 \\ 39 \\ 39 \\ 39 \\ 39 \\ 39 \\ 39$	a)	exporting goo non-party cou		s from such t	erritory to a
	b)	importing to non-party cou		goods and se	ervices from a
	C)	using goods a country.]	and services o	originating in	n a non-party
	4. ^{CDA} [For purposes of this Article, a Party "imposes" a requirement on an investor when it requires particular action of an investor or when, after the date of the entry into force of this Agreement for that Party, it enforces any undertaking or commitment described in this Part given to that Party after the date this Agreement enters into force for that Party.] 5. ^{CDA} [Further to Article 106 (Nullification and Impairment),				
	condition of permitting an investment in its territory connection with the regulation of the conduct or operation business enterprise located in its territory, a commitment any of the requirements described in paragraph 1 where meet a requirement could have a significant impact on trade bet or more of the Parties.]				
40 41 42 43 44 45	6. MEX CDA [Nothing in this Agreement shall prevent a Party from imposing requirements on an investor of another Party in respect of activities not listed in paragraph 1.]				

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1 MONITORING 2

1. Notwithstanding Article (on national treatment), a Party may require an investor of another Party ^{MEX USA}[or its investments] ^{CDA}[or a service provider of another Party] to submit to it routine information ^{MEX USA}[respecting such investment] solely for information or statistical purposes.¹ Such Party shall protect such business information that is confidential from disclosure that would prejudice the investor's competitive position.

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11 2. Nothing in paragraph 1 shall preclude a Party from 12 otherwise obtaining or disclosing information in connection with 13 the equitable and good faith application of its laws.

¹ The U.S. suggests the following substitute sentence, "Notwithstanding Article (on national treatment), a Party may require routine information, to be used solely for informational or statistical purposes, concerning an investment of an investor of another Party in its territory." INVEST.415

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1 TRANSFERS

2 3 1. Subject to paragraph 3 MEX CDA [and paragraphs 4 and 5] a Party 4 shall permit all transfers and international payments (hereinafter 5 "transfers") relating to an investment in ^{CDA}[or provision of a 6 service in or into] its territory of an investor ^{CDA}[or service 7 provider] of another Party to be made freely and without delay. 8 Such transfers include:

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- a) profits, dividends, interest, capital gains, royalty payments, management, technical assistance and other fees, ^{USA MEX}[returns in kind,] and other amounts derived from an investment ^{CDA}[or service];
- b) proceeds from the sale of all or any part of an investment ^{CDA}[or service] or from the partial or complete liquidation of an investment ^{CDA}[or service];
- c) payments made under a contract entered into by an investor, MEX USA[or investment,] CDA[or service provider], including payments made pursuant to a loan agreement;
 - d) compensation pursuant to {Article on expropriation}; and
 - e) payments arising out of an investment dispute ^{USA}[as defined in {Article on dispute settlement}.]

30 2. ^{USA}[Except as provided in paragraph 2 of {Article on 31 expropriation} and] subject to paragraph 3, a Party shall permit 32 transfers to be made in a freely usable currency at the market rate 33 of exchange prevailing on the date of transfer with respect to spot 34 transactions in the currency to be transferred.

36 3. A Party may, through the equitable and good faith 37 application of its laws, prevent any transfer referred to in 38 paragraph 1 if such transfer is inconsistent with any measure of 39 general application relating to: 40

- (a) CDA [restrictions applied by a Party to persons of another Party on the making of payments and transfers for current international transactions which conform with Article VIII of the Articles of Agreement of the International Monetary Fund;]
- 47 b) bankruptcy, insolvency or the protection of the rights
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1		of creditors;		
2 3 4 5 6 7	с)	issuing, trading	or dealing in secur	cities;
5	d)	criminal or penal	offenses;	
7 8	e)	reports of currer	ncy transfers;	
$8 \\ 9 \\ 10 \\ 11 \\ 12 \\ 13 \\ 14 \\ 15 \\ 17 \\ 18 \\ 20 \\ 22 \\ 23 \\ 24 \\ 25 \\ 27 \\ 28 \\ 29 \\ 29 \\ 29 \\ 29 \\ 20 \\ 20 \\ 20 \\ 20$	withho		ome] taxes by s ^{USA} [applicable to c	such means as a lividends or other
	g)	ensuring the sat: proceedings.	isfaction of judgmen	nts in adjudicatory
	penalize it or profits any busines	s investors who fa attributable to a ses carried on in or indirectly throw	il to repatriate, t ny investment in a another Party eith	s to repatriate, or he income, earnings nother Party or to her directly by the erprise established
	Party from earnings or investment does not ex earnings or	taxing its inves profits attribut made in another Pa ceed the tax that	tors on their sha able to a business rty, provided that would be so charg atriated, without a	ed as preventing a re of any income, carried on or an the tax so charged ed if such income, any further tax on

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STATE ENTERPRISES

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^{CDA}[Article 410: State Enterprises

Each Party shall ensure that state enterprises engaged in non-regulated commercial activities in competition with private enterprises:

- a) be subject to domestic competition law and policies in respect of such activities; and
- b) be given the same treatment under domestic competition law and policies as such private enterprises in respect of such activities.]

16 1. ^{USA}[The provisions of this Chapter, and in particular the 17 obligation to accord nondiscriminatory treatment to investments in 18 the territory of a Party of investors of another Party, shall apply 19 to the state enterprises of a Party.

21 2. Further to Article (concerning nondiscriminatory 22 treatment), where a state enterprise of a Party is in competition, 23 within the territory of such Party, with an investment of an investor of another Party, and where there are no other investments 24 25 of investors of that Party which are not state enterprises in competition with the state enterprise, that Party shall accord the 26 investment of the investor of the other Party treatment no less 27 28 favorable than that which it provides its state enterprise. Where 29 investments of investors of that Party which are not state enterprises also compete with the state enterprise, the investment 30 of the investor of the other Party shall be accorded treatment no 31 32 less favorable than that provided such other investments.]

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1 EXPROPRIATION AND COMPENSATION 2

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1. No Party shall directly or indirectly nationalize or expropriate an investment of an investor of another Party in its territory or take any measure or series of measures tantamount to expropriation or nationalization of such an investment ("expropriation"), except:

- a) for a public purpose;
- b) on a nondiscriminatory basis;
- c) in accordance with due process of law ^{USA}[and the general principles of treatment provided for in Article ----]; and
 - d) upon payment of ^{USA CDA}[prompt, adequate and effective] compensation.

20 Compensation shall be equivalent to the fair market value 2. of the expropriated investment immediately before the expropriatory 21 22 action was taken or became known, whichever is earlier. Valuation 23 criteria shall include going concern value, asset value (including 24 declared tax value of tangible property), and other criteria, as 25 appropriate to determine fair market value. Compensation shall be paid without delay; include interest at a commercially reasonable 26 rate from the date of expropriation; be fully realizable; and be 27 28 freely transferable at the prevailing market rate of exchange on the date of USA [expropriation.] MEX CDA [transfer]. 29 30

Mexican Note 1 - Mexico considers that the concerns expressed by the U.S. and Canada delegations on compensation are covered by the new draft proposal on paragraph 2. On that basis Mexico will only accept this paragraph if the U.S. and Canada delegations drop the actual bracketed text in paragraph 1(c) and (d).

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DISPUTE SETTLEMENT

MEX[Article _____: Dispute Settlement

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1. (Definition of an investment dispute)

7 In the event of an investment dispute, the investor may send 2. written notice to the Party with which it has the dispute ("the 8 9 host government"), setting forth the provision or provisions of 10 this Chapter which it believes has been breached and the facts on 11 which its assertion is based. The investor shall simultaneously 12 send a copy of this written notice to the Party of which it is a 13 national ("the home government"). The two Parties shall thereupon 14 immediately refer the matter to dispute resolution under Chapter 15 23.1

17 MEX[Article ____: Domestic Judicial Enforcement of the Rights of 18 Investors

Each Party shall provide investors of the other Parties
 access to an impartial judicial system with authority to enforce
 the rights of investors established under this Agreement.]

24 CANADA ADDITIONAL EQUIVALENCES

26 (From Canadian Protocol, Part 2: Specific Commitments and 27 Exceptions):

[22. Notwithstanding anything in the Agreement, the provisions of Part 6 shall not apply to any Decision by Canada following a review under the Investment Canada Act, with respect to whether or not to permit an acquisition that is subject to review.]

34 ^{USA}[Article XX07: Settlement of Disputes between a Party and a 35 National or Company of Another Party 36

For purposes of this Article, an investment dispute is a 37 1. dispute between a Party and a national or company of another Party 38 39 arising out of or relating to (a) an investment agreement between 40 that Party and such national or company; (b) an investment authorization granted by that Party's foreign investment authority 41 42 (if any such authorization exists) to such national or company; or 43 (c) an alleged breach of any right conferred or created by this 44 Chapter with respect to an investment.

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46 2. In the event of an investment dispute, the parties to the 47 dispute should initially seek a resolution through consultation and

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1 2 3 4		al or			ettled amicably, the submit the dispute for
5 6 7		a)	to the courts o that is a party		tribunals of the Party
8 9 10		b)		with any applical ent procedures; or	ble previously agreed
11		с)	in accordance wi	th the terms of p	paragraph 3.
12 13 14 15 16 17 18 19 20 21 22 23 24 25 26	3.	a)	not submitted paragraph 2 (a elapsed from th national or comp writing to th	the dispute f) or (b) and t e date on which t pany concerned may	company concerned has or resolution under that six months have the dispute arose, the y choose to consent in of the dispute for
			Investment Disp Convention on between States Washington, Ma	putes ("Centre") the Settlement o and Nationals of rch 18, 1965	for the Settlement of established by the f Investment Disputes other States, done at ("ICSID Convention"), by to such Convention;
27 28 29 30			(ii) to the Add Centre is not av		of the Centre, if the
31 32 33					oitration Rules of the cernational Trade Law;
34 35 36 37 38 40 41 42 43 445 46 47			accordance with	any other arbitra	n institution, or in ation rules, as may be es to the dispute.
		b)	consented, eith		y concerned has so dispute may initiate ne choice so specified
	accord	ment lance v	dispute for se with the choice s	ettlement by bin specified in the v	e submission of any nding arbitration in written consent of the consent, together with

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the written consent of the national or company when given under paragraph 3, shall satisfy the requirement for:

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a) written consent of the parties to the dispute for purposes of Chapter II of the ICSID Convention (Jurisdiction of the Centre) and for purposes of the Additional Facility Rules; and

b) an "agreement in writing" for purposes of Article II of the United Nations Convention on the Recognition and Enforcement of Foreign Arbitral Awards, done at New York, June 10, 1958 ("New York Convention").

14 5. Any arbitration under paragraph 3(a)(ii), (iii) or (iv) of 15 this Article shall be held in a state that is a party to New York 16 Convention. 17

18 6. Any arbitral award resulting from an arbitration under 19 paragraphs 3(a)(ii), (iii) or (iv) of this Article shall be final 20 and binding on the parties to the dispute. Each Party undertakes to 21 carry out without delay the provisions of any such award and to 22 provide in its territory for its enforcement. 23

7. In any proceeding involving an investment dispute, a Party shall not assert, as a defense, counterclaim, right of set off or otherwise, that the national or company concerned has received or will receive, pursuant to an insurance or guarantee contract, indemnification or other compensation for all or part of its alleged damages.

31 For purposes of an arbitration held under paragraph 3 of 8. 32 this Article, any company legally constituted under the applicable 33 laws and regulations of a Party or a political subdivision thereof 34 but that, immediately before the occurrence of the event or events 35 giving rise to the dispute, was an investment of nationals or 36 companies of another Party, shall be treated as a national or company of such other Party, including in accordance with Article 37 38 25(2)(b) of the ICSID Convention.] 39

- 40 USA [Article XX08: Settlement of Disputes Between Parties
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1. Any dispute between Parties concerning the interpretation or application of this Chapter which is not resolved through consultations or other diplomatic channels, shall be submitted, upon the request of a Party, for binding decision in accordance with the applicable rules of international law to an arbitral tribunal composed of three arbitrators.

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2 2. In the absence of an agreement by the Parties to the 3 contrary, the arbitration rules of the United Nations Commission on 4 International Trade Law (UNCITRAL) shall apply. The appointing 5 authority referenced in those rules shall be the Secretary General 6 of the Centre. 7

8 3. Fees and expenses of the arbitrators and appointing 9 authority, and other costs of the proceedings, shall be borne 10 equally by the Parties. Each Party shall bear the cost of its legal 11 representation.]

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NATIONAL SECURITY

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MEX[Article 2109: National Security

1. A Party may deny the application of this Chapter to investors of the other Parties for reasons of national security.]

8 ^{USA}[1. Nothing in this Chapter shall preclude the application by a 9 Party of measures necessary for the maintenance of public order, 10 the fulfillment of its obligations under the United Nations Charter 11 with respect to the maintenance or restoration of international 12 peace or security, or the protection of its own essential security 13 interests.

15 Note: This provision is self-judging.]

CDA[Article 110: National Security

- 19 1. Nothing in this Agreement shall be construed to prevent:
 - a) any Party from refusing to furnish or allow access to any information the disclosure of which it determines to be contrary to its essential security interests;
 - b) any Party from imposing any measure affecting goods, services, service providers, suppliers or investors of a Party which it determines is directly related and essential to:

i) supplying a military establishment of a Party with arms, ammunition or implements of war, or enabling fulfillment of a critical defence contract of a Party;

ii) responding to a situation of armed conflict involving the Party taking the measure;

iii) implementing international agreements relating to the nonproliferation of nuclear, chemical or biological weapons, other nuclear explosive devices, or chemical or biological agents;

- iv) responding to direct threats of disruption in the supply of nuclear materials for defence purposes.
- 45 c) any Party from taking action in pursuance of its
 46 obligations under the United Nations Charter for the
 47 maintenance of international peace and security.

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2. The Party relying on paragraphs a) - c) shall ensure that its action or measure is that which least infringes the rights or any reasonable expectations of the other Parties under this Agreement, and is no broader in scope or duration than necessary.

7 3. Any determination made under paragraph 1(b) shall be 8 published promptly in the official journal of that Party. Any 9 determination made under paragraph 1(a) or action taken under 10 paragraph 1(c) shall, where appropriate, be similarly published.

4. Except in cases of emergency, the Party proposing to impose any measure under paragraph 1(b), or proposing to take action under 1(c) shall consult with the other Parties prior to imposing such measure or taking such action.

17 If a Party considers that any action or measure taken by 5. 18 another Party under this Article constitutes a disguised restriction on trade or investment or otherwise nullifies or impairs any benefit reasonably expected under this Agreement, it 19 20 21 may request consultations. Such consultations shall be held 22 promptly. The Party whose action or measure is the subject of the consultations shall give full and sympathetic consideration to the 23 24 view of the complaining Party and shall explain, in as much detail 25 as is consistent with its assessment of its security interests, the 26 Where appropriate following such reasons for the measure. 27 consultations, such Party shall re-consider whether its action or 28 the application of its measure could be altered in any way, in 29 order to minimize the infringement of rights and benefits otherwise 30 secured by this Agreement.

32 6. No Party may invoke the provisions of this Article to 33 derogate from the requirement to pay compensation for an 34 expropriation in accordance with Article _____ or to permit the 35 transfer of an investment and returns, in accordance with Article 36 ____.]

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1 **TAXATION** 2

1. ^{USA}[Issues of nondiscrimination arising under Article XX01 of this Chapter and involving taxation shall be resolved under the criteria and procedures of the convention for the avoidance of double taxation between the Parties involved.]

^{CDA}[Article 112: Taxation

1. Subject to Article 106 and except as otherwise provided in this Agreement, nothing in this Agreement shall affect the right of any Party to adopt or maintain any taxation measure.

- 4 2. Nothing in this Agreement shall affect:
 - a) the right of any Party to adopt or maintain any measure designed to prevent the avoidance of tax by producers, service providers, investors and suppliers of any other Party or to impose nonresident withholding taxes on payments made to producers, service providers, investors and suppliers of any other Party; or
 - b) rights and obligations under any international taxation agreement, as may be specified in a Party's instrument of ratification or accession.]

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1 EXTRA-TERRITORIALITY

2 3 ^{CDA}[Article 407: Extra-territoriality

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5 2. No Party may prescribe new laws or enforce existing laws so 6 as to require investors or service providers to act, in the 7 territory of another Party, in a manner that conflicts with the 8 laws of such other Party.]

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1 MONOPOLIES

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CDA[Article 408: Monopolies

1. Subject to Article 106, nothing in this Agreement shall prevent a Party from maintaining or designating a monopoly.

8 2. A Party maintaining or designating a monopoly shall ensure 9 that the monopoly will not, in providing the monopoly goods or 10 service in the relevant market, behave in a manner which could 11 nullify or impair benefits to which producers or service providers 12 of any other Party is entitled.

14 3. Prior to designating a monopoly, a Party shall: 15

- a) notify the other Parties;
- b) upon request, engage in consultations; and
 - c) endeavour to minimize or eliminate any nullification or impairment of benefits under this Agreement that might otherwise be caused by the designation.

4. Each Party shall ensure that, where it permits the monopoly supply of goods or services, the monopoly does not in its territory, either directly or through an affiliated company engage in anti-competitive practices in areas outside its monopoly.]

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TECHNOLOGY CONSORTIA

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^{CDA}[Article 409: Technology Consortia

5 1. No Party shall maintain or introduce any measure that limits 6 or prevents an investor of another Party from participating in a 7 technology consortium or other group of business enterprises 8 respecting the development of or access to technology (in a manner 9 that would violate Article 105 or Article 106).

11 2. Any measure imposed by a Party on a global basis that would be consistent with this Agreement but for paragraph 1 of this 12 13 Article, including those imposed in accordance with the national 14 security provisions of this Agreement, that limits or prevents such participation, shall not apply to the investors of the other 15 16 Parties unless the other Parties are specifically named as being 17 included in the measure. Any Party proposing to implement such 18 measure that places a restriction or limitation on the investors of the other Parties shall consult with the other parties prior to its 19 20 implementation.]

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COMPETITION POLICY

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^{CDA}[New Article 411: Competition

5 The Parties agree to implement such laws and regulations as 1. are necessary and appropriate that result in the transparent 6 7 regulation, as well as enforcement thereof, of anti-competitive conduct by private persons such as anti-competitive agreements, 8 9 mergers, monopolies and pricing practices and abuse of dominant 10 position, recognizing that such conduct may frustrate the 11 fulfillment of the object and purpose of this agreement. 12

13 2. The obligations of paragraph 1 shall not be subject to 14 review pursuant to section(s) (the dispute settlement mechanisms). 15

16 3. Each party agrees to notify the others prior to the adoption 17 of any such laws, regulations or policies, or modification thereof 18 and, upon request of any other Party, to hold consultations and to 19 consider the views of the other Party(ies).

21 4. The Parties recognize that effective competition law enforcement in the free trade area requires cooperation and 22 For the purpose 23 coordination among national authorities. of 24 implementing such coordination and cooperation, the Parties agree 25 to pursue negotiations on a trilateral basis to create, expand or 26 enhance international agreements and arrangements for mutual legal 27 assitance, notification, consultation and exchange of information 28 relating to the enforcement of competition laws and policies in the 29 free trade area. 30

5. In the enforcement of their respective competition laws and policies in those cases involving persons, assets, or practices located, or occurring, in the territory of any of the other Parties, each Party shall, in addition to any obligations incorporated in agreements reached pursuant to section 4 (above), assess, and be prepared to advise the other Parties of the results of its assessment of, the following factors:

- a) the relative significance of the anti-competitive activities involved of conduct within the enforcing Party's territory as compared to conduct within the other Party's territory;
- b) the presence or absence of a purpose on the part of those engaged in the anti-competitive activities to affect consumers, suppliers, or competitors within the enforcing Party's territory;

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$1 \\ 2 \\ 3 \\ 4 \\ 5 \\ 6 \\ 7 \\ 8 \\ 9 \\ 10 \\ 11 \\ 13 \\ 14 \\ 5 \\ 16 \\ 17 \\ 18 \\ 9 \\ 20 \\ 22 \\ 23 \\ 4 \\ 25 \\ 6 \\ 7 \\ 28 \\ 9 \\ 31 \\ 31 \\ 31 \\ 31 \\ 31 \\ 31 \\ 31 $	с)	the relative significance of enforcement activities on t interests as compared to the Party's interests;	the enforcing Party's
	d)	the existence or absence of that would be furthered or defe activities;	
	e)	the degree of conflict or c enforcement activities and the articulated economic policies;	e other Party's law or
	f)	the extent to which enforceme other Party with respect t including judgements or under such activities, may be affected	to the same persons, takings resulting from
	6. The Committee	Commission shall establish o consider and make recommendatio	
	a)	the impact of competition law within the free trade area;	w and policy on trade
	b)	the impact of trade law and re within the free trade area;	gulation on competition
	с)	the potential for reliance or policies to discipline anti- pricing practices and market se	competitive transborder

¹ Paragraph 6 and the Mexican equivalent for Working Group review of removal of barriers to competition is under consideration in the Lawyers' Group in consultation with the Trade Remedies Group.

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FINAL
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1 **DEFINITIONS**

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USA DEFINITIONS WITHOUT MEXICAN EQUIVALENTS

4. **National** means a natural person who is a national of a country under its applicable law.

5. **National of a Party** means a natural person who is a national of a Party under its applicable law.

8. State enterprise means a company of a Party that is owned,
or controlled through ownership interests, directly or indirectly,
by such Party or any agency or instrumentality thereof.

9. National treatment means treatment no less favorable than that accorded by a Party, in like circumstances, to nationals or companies of such Party or to investments of such nationals or companies, as the case may be.

10. **Most favored nation treatment** means treatment no less favorable than that accorded by a Party, in like circumstances, to nationals or companies of any other party or to investments of such nationals or companies.

25 11. Nondiscriminatory treatment or nondiscriminatory basis means 26 treatment, or treatment on a basis, no less favorable than the 27 better of national treatment or most favored nation treatment.

29 CANADIAN DEFINITIONS WITHOUT MEXICAN EQUIVALENTS

31 **enterprises** means any juridical entity involving a financial 32 commitment for the purpose of commercial gain;

34 monopoly means a sole provider of a good or service; 35 service provider of a Party means any business enterprise legally 36 constituted or organized under the law of that Party;

38 **DEFINITIONS**

40 MEX[For purposes of this Chapter;]

42 ^{USA}[As used in this Chapter, the following terms shall have the 43 following meanings:]

45 CDA[For the purposes of this Part,]

47 MEX CDA [acquisition with respect to:

	Ottawa Compo Investment	osite	- 30 -	CONFIDENTIAL April 15, 1992
1 2 3 4 5 6 7 8 9 10 11	a)	an acquisition, transactions, of	as a result the ultimate ntity through th	by an entity, means of one or more direct or indirect a acquisition of the
	b)	result of one or of all or subst	more transaction cantially all of	an acquisition, as a ons, of the ownership the assets of the ing on the business;]
12 13 14	<pre>MEX[agency]</pre>			
15 16 17	MEX CDA [busine of an establ	ss enterprise mear lishment thereof w	s a business tha ill have:	t has, or in the case
18 19	a)	a place of busine	ss;	
20 21	b)	an individual or in connection wit		oyed or self-employed and
22 23 24	C)	assets used in ca	rrying on the bus	siness;
25 26 27		as a separate bus		is capable of being is itself a business
28 29	MEX [Constitut	ion of a Party]		
30 31 20	MEX CDA [contro	l or controlled, w	ith respect to:	
32 33 24	a)	a business enterp	rise carried on b	by an entity, means
34 35 36 37 38 39 40 41 42 43				stantially all of the business enterprise;
		controls a busine in subparagraph	ess enterprise in (i), the ultimat	to an entity that the manner described e direct or indirect e ownership of voting
44 45 46 47	b)	carried on by an	entity, means th	a business enterprise e ownership of all or used in carrying on

<pre>Investment April 15, 19 the business enterprise;] Cma[entity means a corporation, partnership, trust or joi venture;] Mex Usa[Entity means any kind of corporation, company, associatio partnership, sole proprietorship or other organization whether not organized for pecuniary gain. Mex Usa[Entity of a Party means a entity legally constituted und the laws and regulations of a Party or a political subdivisi thereof.] Mex Cma[establishment means a startup of a new business enterpri and the activities related thereto;] Cma[investment means:</pre>		FINAL
<pre>Gama [entity means a corporation, partnership, trust or joi venture;] Mex USA [Entity means any kind of corporation, company, associatio partnership, sole proprietorship or other organization whether not organized for pecuniary gain. Mex USA [Entity of a Party means a entity legally constituted und the laws and regulations of a Party or a political subdivisi thereof.] Mex CDA [establishment means a startup of a new business enterpri and the activities related thereto;] CDA [investment means:</pre>		osite - 31 - CONFIDENTIAL April 15, 1992
<pre>venture;] *** USA[Entity means any kind of corporation, company, associatio partnership, sole proprietorship or other organization whether not organized for pecuniary gain. *** USA[Entity of a Party means a entity legally constituted und the laws and regulations of a Party or a political subdivisi thereof.] **** CDA[establishment means a startup of a new business enterpri and the activities related thereto;] ************************************</pre>		the business enterprise;]
<pre>partnership, sole proprietorship or other organization whether not organized for pecuniary gain. MEX USA[Entity of a Party means a entity legally constituted und the laws and regulations of a Party or a political subdivisi thereof.] MEX CDA[establishment means a startup of a new business enterpri and the activities related thereto;] CDA[investment means:</pre>		means a corporation, partnership, trust or joint
<pre>the laws and regulations of a Party or a political subdivisi thereof.] MEX CDA[establishment means a startup of a new business enterpri and the activities related thereto;] CDA[investment means:</pre>	partnership	, sole proprietorship or other organization whether or
 and the activities related thereto;] ^{CDA}[investment means: a) the establishment of a new business enterprise; or b) the acquisition of a business enterprise; a includes: c) as carried on, the new business enterprise established or the business enterprise so acquire and controlled by the investor who has made t investment; and d) the share or other investment interest in su business enterprise continues to controlled by such investor or the investor continu to own a significant minority interest in su business enterprise.] 1. MEX USA [Investment of an investor of a Party means investment owned or controlled directly or indirectly by 	the laws an	of a Party means a entity legally constituted under nd regulations of a Party or a political subdivision
 a) the establishment of a new business enterprise; or b) the acquisition of a business enterprise; a includes: c) as carried on, the new business enterprise established or the business enterprise so acquire and controlled by the investor who has made t investment; and d) the share or other investment interest in su business enterprise owned by the investor provid that such business enterprise continues to controlled by such investor or the investor continu to own a significant minority interest in su business enterprise.] 1. MEX USA [Investment of an investor of a Party means investment owned or controlled directly or indirectly by 	MEX CDA [establ and the acti	ishment means a startup of a new business enterprise ivities related thereto;]
 b) the acquisition of a business enterprise; a includes: c) as carried on, the new business enterprise established or the business enterprise so acquire and controlled by the investor who has made t investment; and d) the share or other investment interest in su business enterprise owned by the investor provid that such business enterprise continues to controlled by such investor or the investor continu to own a significant minority interest in su business enterprise.] 1. MEX USA [Investment of an investor of a Party means investment over on controlled directly or indirectly by 	^{CDA} [investmer	nt means:
 includes: c) as carried on, the new business enterprise established or the business enterprise so acquire and controlled by the investor who has made t investment; and d) the share or other investment interest in su business enterprise owned by the investor provid that such business enterprise continues to controlled by such investor or the investor continu to own a significant minority interest in su business enterprise.] 1. MEX USA [Investment of an investor of a Party means investment owned or controlled directly or indirectly by 	a)	the establishment of a new business enterprise; or
 established or the business enterprise so acquire and controlled by the investor who has made t investment; and d) the share or other investment interest in su business enterprise owned by the investor provid that such business enterprise continues to controlled by such investor or the investor continu to own a significant minority interest in su business enterprise.] MEX USA [Investment of an investor of a Party means investment owned or controlled directly or indirectly by 	b)	the acquisition of a business enterprise; and includes:
business enterprise owned by the investor provid that such business enterprise continues to controlled by such investor or the investor continu to own a significant minority interest in su business enterprise.]	с)	as carried on, the new business enterprise so established or the business enterprise so acquired, and controlled by the investor who has made the investment; and
investment owned or controlled directly or indirectly by	d)	business enterprise owned by the investor provided that such business enterprise continues to be controlled by such investor or the investor continues to own a significant minority interest in such
investment owned or controlled directly or indirectly by	1. MEX U	^{sa} [Investment of an investor of a Party means an
	investment	owned or controlled directly or indirectly by an
2. Investment includes the following kinds of interests:	2. Inve	stment includes the following kinds of interests:
any interest in such enterprise that entitles t	a)	equity or debt securities of a business enterprise, or any interest in such enterprise that entitles the owner to share in the income or profits or to share in the assets on dissolution;
b) real estate or other property (tangible or intangibl	b)	real estate or other property (tangible or intangible)
INVEST.415	INVEST.415	

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$\begin{smallmatrix} 1 & 2 & 3 & 4 & 5 & 6 & 7 & 8 & 9 \\ & 1 & 1 & 1 & 1 & 1 & 1 & 1 & 1 & 1 &$				expection or used or other business p	for the purpose of purposes;	
		с)	an affiliate of other loan to a	such business ent	de or guaranteed by terprise ^{usa} [and any prise if the mean s];	
		d)	other resources t of another Party the presence of territory of agreements, turnk contracts where t on the production	o economic activi such as under (i) the investor's another Party ey or construction he renumeration de , revenues or pro (iii) government	ment of capital or ty in the territory contracts involving property in the (e.g., concession on contracts), (ii) epends substantially ofits of a business -issued permits to	
	3.	Claims to money which arises solely from:				
		a)	by a national or	entity in the ter	of goods or services ritory of one Party erritory of another	
		b)	commercial transa		connection with a de financing) other c); or	
		с)	any other claims	to money,		
	and which do not involve the kinds of interests in paragraph 2 shall not be considered investments.					
	4. "Equity or debt securities" includes voting and non-voting shares, bonds, convertible debentures, stock options and warrants.]					
	^{USA} [Investments of nationals or companies of a Party means investments owned or controlled directly or indirectly by nationals or companies of such Party.]					
	MEX USA [Investor of a Party means a national or company of such party.]					
45 46 47	CDA [investor of a Party means:					

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1	a)	such Party or age	ncy thereof;	
2 3 4 5 6 7 8 9 0 11 2 3 4 5 6 7 8 9 0 1 2 2 3 2 4 5 6 7 8 9 0 1 2 2 3 2 4 5 6 7 8 9 0 1 2 2 3 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3 3	b)	a province or sta	te of such Party or	agency thereof;
	с)	a national of suc	h Party;	
	d)		ely controlled directions and the set of the	
		(i) such Party c	r one or more agenci	es thereof;
		(ii) one or more one or more agenc	e provinces or state: ies thereof;	s of such Party or
		(iii) one or mor	e nationals of such	Party;
		(iv) one or more or	e entities described	in paragraph (e);
		(v) any combina in (i), (ii), (ii	tion of persons or (i) and (iv); or	entities described
	e)	or indirectly	s not ultimately co through the owne: a majority of the vo wned by:	rship of voting
		(i) persons des and (iii);	cribed in subparagra	aphs (d) (i), (ii)
		constituted in the case of entities business enterpre- Party, other that it is established	incorporated or te territory of such that carry on busin se located in the any such entity ir d that nationals of ity or own a major entity; or	Party and, in the ess, carrying on a territory of such n respect of which a third country
40 41 42	that makes	(iii) any co described in (i) or has made an invo		ons or entities
43 44 45 46 47	of whom hol voting inte	ds not more than c erests of an entit	oh (e), in respect on the percent of the to by the voting inter- presumed, in the al	otal number of the ests of which are

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to the contrary, that those voting interests are owned by nationals of such Party on the basis of a statement by a duly authorized officer of the entity that, according to the records of the entity, those individuals have addresses in the territory of such Party and that the signatory to the statement has no knowledge or reason to believe that those voting interests are owned by individuals who are not nationals of such Party;]

MEX CDA[**investor of a non-party country** means an investor other than an investor of a Party, that makes or has made an investment;]

MEX CDA [joint venture means an association of two or more persons or 12 13 entities where the relationship among those associated persons or 14 entities does not, under the laws in force in the territory of the Party in which the investment is made, constitute a corporation, a partnership or a trust and where all those associated persons or 15 16 17 entities own or will own assets of a business enterprise, or 18 directly or indirectly own or will own voting interests in an 19 entity that carries on a business enterprise;] 20

MEX[law]

MEX CDA [located in the territory of a Party means, with respect to a business enterprise, a business enterprise that is, or in the case of an establishment will be, carried on in the territory of such Party and has, or in the case of an establishment will have therein:

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- a) a place of business;
- b) an individual or individuals employed or self-employed in connection with the business; and
- c) assets used in carrying on the business;]

MEX CDA [measure MEX[shall have the same meaning as in article 201, except that it shall also include] CDA [includes any law, regulation, procedure, requirement or practice, including] any published policy;]

- 41 MEX CDA [ownership means beneficial ownership and with respect to 42 assets also includes the beneficial ownership of a leasehold 43 interest in such assets;] 44
- 45 MEX CDA [person means a Party or agency thereof, a province or state 46 of a Party or agency thereof, or] a national of a Party.] 47

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$1 \\ 2 \\ 3 \\ 4 \\ 5 \\ 6 \\ 7 \\ 8 \\ 9 \\ 10 \\ 11 \\ 13 \\ 14 \\ 15 \\ 16 \\ 17 \\ 18 \\ 9 \\ 21 \\ 22 \\ 3 \\ 4 \\ 5 \\ 6 \\ 7 \\ 8 \\ 9 \\ 10 \\ 11 \\ 22 \\ 3 \\ 4 \\ 5 \\ 6 \\ 7 \\ 8 \\ 9 \\ 10 \\ 11 \\ 12 \\ 13 \\ 14 \\ 15 \\ 16 \\ 17 \\ 18 \\ 9 \\ 21 \\ 22 \\ 3 \\ 4 \\ 5 \\ 6 \\ 7 \\ 8 \\ 9 \\ 10 \\ 11 \\ 22 \\ 3 \\ 4 \\ 5 \\ 6 \\ 7 \\ 8 \\ 9 \\ 10 \\ 11 \\ 22 \\ 3 \\ 4 \\ 5 \\ 6 \\ 7 \\ 8 \\ 9 \\ 10 \\ 11 \\ 22 \\ 3 \\ 4 \\ 5 \\ 6 \\ 7 \\ 8 \\ 9 \\ 10 \\ 11 \\ 22 \\ 3 \\ 4 \\ 5 \\ 6 \\ 7 \\ 8 \\ 9 \\ 10 \\ 12 \\ 23 \\ 4 \\ 5 \\ 6 \\ 7 \\ 8 \\ 9 \\ 10 \\ 12 \\ 23 \\ 4 \\ 5 \\ 6 \\ 7 \\ 8 \\ 9 \\ 21 \\ 22 \\ 3 \\ 25 \\ 6 \\ 7 \\ 8 \\ 9 \\ 30 \\ 31 \\ 10 \\ 10 \\ 10 \\ 10 \\ 10 \\ 10$	voting in	terest with respe	ct to	
	a)	a corporation share;	n with share capital	, means a voting
	b)	ownership inte the owner to	n without share ca erest in the assets the rights similar to the ting share; and	ereof that entitles
	с)	organization t thereof that	p, trust, joint v means an ownership inte entitles the owner to nd to share in the asse	erest in the assets receive a share of
	^{CDA} [signif: who:	icant minority ir	terest means the inter	est of an investor
	a)	owns at leas business enter	t 10% of the voting prise; and	interests in the
	b)	the direction enterprise be	o influence, or does , management or conduc yond those rights ordir voting interests by la	ct of the business marily conferred on
	MEX CDA [voting share means a share in the capital of a corporation to which is attached a voting right ordinarily exercisable at meetings of shareholders of the corporation and to which is ordinarily attached a right to receive a share of the profits, or to share in the assets of the corporation on dissolution, or both.]			