

**“indigenous and local communities”** means, for the Republic of Colombia, those native, Indigenous, Afro-American and local communities which are defined in Article 1 of the Andean Decision 391 as a human group whose social, cultural and economic conditions distinguish it from other sectors of the national community, that is governed totally or partially by its own customs or traditions or by special legislation and that, irrespective of its legal status, conserves its own social, economic, cultural and political institutions or a part of them;

**“person”** means a natural person, or a legal person such as an enterprise or non-governmental organization incorporated pursuant to the laws of a Party;

**“province”** means a province of Canada, and includes the Yukon Territory, the Northwest Territories and Nunavut;

**“statute” or “regulation”** means:

- (a) for Canada: a statute or regulation or provision thereof, including legally binding instruments made pursuant to the above, enacted, made or issued at the federal level of government and by any province listed in a declaration provided by Canada under Annex II;
- (b) for the Republic of Colombia: a law of Congress, or Decree or Resolution promulgated by the central level of government to implement a law of Congress, that is enforceable by action of the Central Level of government;

**“territory”** means:

- (a) with respect to Canada,
  - (i) the land territory, air space, internal waters and territorial sea;
  - (ii) the exclusive economic zone of Canada, as determined by its domestic law, consistent with Part V of the *United Nations Convention on the Law of the Sea* of 10 December 1982 (UNCLOS); and