

Part Eight

Final Provisions

Chapter Twenty-One: Final Provisions

In Articles 2101 and 2102, the two governments agree to exchange the necessary statistical information and to publish all necessary information to facilitate implementation and administration of the agreement. This Chapter provides for annexes and amendments and the duration and entry into force of the agreement. The agreement will remain in effect indeterminately. Due to a provision in the U.S. fast-track approval procedures, any agreement brought forward under its provisions must contain a six-month termination clause. During the implementation of the agreement in domestic law, the two parties will explore whether it will be possible to extend this time period in order to give producers on both sides of the border more certainty before they take the necessary investment decisions to take advantage of the agreement.