Is it true that the new United States-Mexico-Canada Agreement (USMCA) contains worker protections for migrant workers and LGBTQ “gender-related issues”; promotes the Agenda 21/2030 concept of “sustainable development”; creates an international governing commission; subordinates U.S. sovereignty to international law and world bodies such as the Law of the Sea Treaty and World Trade Organization?

Below is an index of what is where in the agreement, along with the specific chapters and page numbers.

**Agreement on Environmental Cooperation**, Environmental Cooperation Agreement (ECA), Chapter 24, on pages: 24-22, 24-26

Climate Change, see “Sustainable Development”


Commission for Environmental Cooperation (CEC), Chapter 24, on pages: 24-22, 24-24, 24-25, 24-26

“Economic Integration,” Chapter 26, on page: 26-1

Energy Integration, CA-US Side Letter on Energy, third page

“Free Trade Commission” (Commission), establishment of and powers thereof, Chapter 30, on pages: 30-1, 30-2, 30-3, 30-4

“Gender Identity” and “gender-related issues” (aka LGBTQ), Chapter 23, on pages: 23-6, 23-9, 23-10

Hydrocarbons, Mexico’s recognition thereof, Chapter 8, on page: 8-1


International Law, see Vienna Convention on the Law of Treaties.


LGBTQ, see “Gender Identity”

“Migrant Workers,” extending labor law protections to, Chapter 23, on page: 23-5, 23-10; prohibition on the adoption or maintaining of measures that “imposes a limitation on [...] the total number of natural persons that may be employed in a particular financial service sector or that a financial institution or cross-border service supplier may employ [...] in the form of numerical quotas or the requirement of an economic needs test,” Chapter 17, on pages: 17-7, 17-8

North American Competitiveness Commission (NACC), Chapter 26, on page: 26-1, 26-2

North American Agreement on Environmental Cooperation (NAAEC), Environmental Cooperation Agreement (ECA), Chapter 24, on page: 24-22

Regional governing body, see “Free Trade Commission”

“Sustainable Development,” Chapter 24, on pages: 24-2, 24-8, 24-10, 24-21

“Sustainable Fisheries,” Chapter 24, on pages: 24-12, 24-13

“Sustainable use of biological diversity,” Chapter 24, on pages: 24-10, 24-11


Vienna Convention on the Law of Treaties, Chapter 31, on page: 31-10

World Trade Organization (WTO), Chapter 1, on pages: 1-1, 1-2, 1-3, 1-5, 1-6; Chapter 2, on pages: 2-2, 2-16, 2-A-2, 2-B-2, 2-B-3, 2-B-CANADA-2-1, 2-B-CANADA-2-17, 2-B-US-2-1, 2-B-US-2-8; Chapter 3, on pages: 3-1, 3-A-2, 3-A-6, 3-A-12, 3-B-1; Chapter 7, on page: 7-1; Chapter 9, on pages: 9-1, 9-4, 9-6, 9-8, 9-11, 9-14, 9-15, 9-16, 9-19; Chapter 11, on pages: 11-1, 11-2, 11-3, 11-12, 11-13, 11-14, 11-15, 11-19, 11-20; Chapter 20, on pages: 20-4, 20-26; Chapter 22, on pages: 22-1, Chapter 23, on page: 23-5; Chapter 24, on pages: 24-16, 24-17; Chapter 28, on page: 28-10; Chapter 31, on pages: 31-1; Chapter 32, on pages: 32-1, 32-7, 32-12; Chapter 34 on page: 34-2; ANNEX I-CANADA – 2; CA-US Side Letter on 232 Process; CA-US Side Letter on Wine.

For more information about the USMCA and reasons why Congress should reject it visit JBS.org/USMCA