Japan External Trade Organization January 2020

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Free Trade Agreements	1
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- ! The Montreal Protocol on Substances that Deplete the Ozone Layer, done at Montreal, September 16, 1987, as adjusted and amended;
- ! The Protocol of 1978 Relating to the International Convention for the Prevention of Pollution from Ships, 1973, done at London, February 17, 1978, as amended;

! ion from Ships,

œ	The disputing Parties have the right to submit anonymous testimony and redacted evidence, in appropriate circums

product-specific rules of origin set forth in Annex 4-B of the USMCA, including those applicable to automotive goods (see below).

Customs and Rules of Origin

Title II of the bill codifies into law the four general rules of origin set forth in the USMCA

the case may be, the alternative stag		nents set forth in	[the automotive rules

Termination of USMCA

USMCA, however, several Members of Congress from both parties complained of a lack of meaningful consultations during the negotiations, and the House voted to approve the implementing bill just days after it and numerous

Section 232 measures and is "undermining the effectiveness" of those measures. We provide an over e ef then

Secretary of Commerce to impose such restrictions in the future "in the event of a surge of imports of any [cove	ered



CFIUS

- physically access the real estate;
- exclude others from physically accessing the real estate;
- improve or develop the real estate; or
- attach fixed or immovable structures or objects to the real estate.
- "Purchase" includes less than full ownership of the covered real estate. A "lease" includes a sub-lease.
- "Concessions" only pertain to the development or operation of infrastructure for certain air or maritime ports.

There are five types of "covered real estate":

- 1. real estate that is located within, or will function as part of, certain air or maritime ports (referred to in the regulations as "covered ports");
 - "airports" are limited to (i) any "large hub airport," as defined in 49 U.S.C. § 40102, listed in the Department of

considered a "covered real estate transaction" even if it includes covered real estate. In other words, "covered real estate transactions" only apply to transactions involving real estate that does not constitute a US business.

As previously reported, one key new feature under FIRRMA is the ability for transaction par





Petitions and Investigations

US Department





