Map of Chapter Provisions

Chapter 1. Towards a New Colombian Countryside: Comprehensive Rural Reform

1.1. Access and Use. Non-productive land. Land titling. Agricultural frontier and protection of reserve areas.

- 1.1.1. Comprehensive Rural Reform Land Fund
- 1.1.2. Other mechanisms for promoting access to land
- 1.1.3. Beneficiary persons
- 1.1.4. Comprehensive access
- 1.1.5. Large-scale titling of small and medium-sized rural property
- 1.1.6. Inalienable and non-seizable land
- 1.1.7. Land restitution

1.1.8. Certain mechanisms to resolve conflicts concerning possession and use of land and the strengthening of food production

- 1.1.9. Formation and updating of the rural cadastre and of the rural property tax
- 1.1.10. Closure of the agricultural frontier and protection of reserve areas
- 1.2. Development Programmes with a Territorial-Based Focus (DPTFs)
 - 1.2.1. Objective
 - 1.2.2. Prioritisation criteria
 - 1.2.3. Action plans for regional transformation
 - 1.2.4. Participation mechanisms
 - 1.2.5. Means
 - 1.2.6. Follow-up and evaluation
- 1.3. National plans for Comprehensive Rural Reform
 - 1.3.1. Infrastructure and land improvement
 - 1.3.1.1. Road infrastructure
 - 1.3.1.2. Irrigation infrastructure
 - 1.3.1.3. Electricity infrastructure and connectivity
 - 1.3.2. Social development: health, education, housing, poverty eradication
 - 1.3.2.1. Health
 - 1.3.2.2. Rural education
 - 1.3.2.3. Housing and drinking water

1.3.3. Stimuli for agricultural production and the solidarity and cooperative economy. Technical assistance. Subsidies. Credit. Income generation. Marketing. Formalisation of the labour market.

1.3.3.1. Stimuli for a solidarity and cooperative economy

1.3.3.2. Technical assistance

1.3.3.3. Subsidies, income generation and credit

1.3.3.4. Marketing

1.3.3.5. Formalisation of the rural labour market and social protection:

1.3.3.6. Associations

1.3.4. System for the progressive realisation of the right to food

Chapter 2. Political participation: A democratic opportunity to build peace

2.1. Rights and full guarantees for the exercise of political opposition in general and, in particular, for the new movements emerging in the wake of the signature of the Final Agreement. Access to the media.

2.1.1. Rights and guarantees for the exercise of political opposition in general

2.1.1.1. Statute of guarantees for the exercise of political opposition

2.1.2. Security guarantees for the exercise of politics

2.1.2.1. Comprehensive Security System for the Exercise of Politics

2.1.2.2. Security guarantees for leaders of social movements and organisations and those defending human rights

2.2. Democratic mechanisms for citizen participation, including those concerning direct participation, at various levels and in various subject areas

2.2.1. Guarantees for social organisations and movements

2.2.2. Guarantees for mobilisation and peaceful protest

2.2.3. Citizen participation through community, institutional and regional media

2.2.4. Guarantees for reconciliation, coexistence, tolerance and non-stigmatisation, especially by reason of political and social action within the context of mutual respect

2. 2.5. Citizen control and oversight

2.2.6. Policy for strengthening democratic, participatory planning

2.3. Effective measures to promote greater participation in national, regional and local politics in all sectors, including the most vulnerable population, under conditions of equality and with guarantees of security.

2.3.1. Promotion of political pluralism

2.3.1.1. Measures to promote access to the political system

2.3.1.2. Measures for promoting equal conditions in the political contest

- 2.3.2. Promotion of electoral participation
- 2.3.3. Promotion of transparency

2.3.3.1. Measures to promote transparency in electoral processes

2.3.3.2. Transparency measures for allocation of government expenditure on public advertising

2.3.4. Reform of the electoral regime and organisation

2.3.5. Promotion of a democratic and participatory political culture

2.3.6. Promotion of the political representation of populations and zones particularly affected by the conflict and neglect

2.3.7. Promotion of women's political and citizen participation within the context of this Agreement

2.3.8. Creation of a new space for providing media access to political movements and parties

Chapter 3. End of the Conflict

3.1. Agreement between the National Government and the FARC-EP on the Bilateral and Definitive Ceasefire and Cessation of Hostilities and the Laying down of Arms

- 3.1.1. Introduction
 - 3.1.1.1. Definitions
 - 3.1.1.2. Objective
 - 3.1.1.3. Provision of information
 - 3.1.1.4. Announcement and commencement of the BDCCH and LA
 - 3.1.1.5. Dissemination and communication
 - 3.1.1.6. Timeline
- 3.1.2. Rules governing the BDCCH and LA
- 3.1.3. Monitoring and verification

3.1.3.1. Resolution of disputes for the BDCCH and LA

3.1.4. Deployment of units in the field and Zones

3.1.4.1. Transitional Local Zones for Normalisation (TLZNs)

3.1.4.2. Security Zone

3.1.4.3. The establishment of Camp Zones and movement routes

3.1.4.4. Commencement of movement

3.1.4.5. Airspace

- 3.1.5. Security
- 3.1.6. Logistics
- 3.1.7. Laying down of arms (LA)

3.1.7.1. Procedure

3.2. Reincorporation of the FARC-EP into civilian life – in economic, social and political matters – in accordance with its interests

3.2.1. Political reincorporation

3.2.1.1. Guarantees for the new political movement or party

3.2.1.2. Political representation

3.2.2. Economic and social reincorporation

3.2.2.1. Organisation for economic and social collective reincorporation

3.2.2.2. Centre for political thought and education

3.2.2.3. Institutional organisation - National Reincorporation Council (Consejo National de Reincorporación, NRC)

3.2.2.4. Accreditation and transition to legal status

3.2.2.5. Reincorporation for minors who have left the FARC-EP camps

3.2.2.6. Identification of needs for the process of economic and social reincorporation

3.2.2.7. Guarantees for a sustainable social and economic reincorporation

3.2.2.8. Other resources for economic reincorporation projects

3.3. Obligations of the ex-guerrilla commanders who are members of the governing bodies of the new political force that emerges from the transition by the FARC-EP to legality to ensure the proper implementation and stability of the Final Peace Agreement

3.4. "Agreement on guarantees of security and the fight against criminal organisations and criminal acts that are responsible for or that bring about homicides and massacres that attack human rights advocates, social movements or political movements or that threaten or attack persons taking part in the implementation of the accords and peacebuilding, including criminal organisations that have been labelled as successors of paramilitarism and their support networks"

- 3.4.1. Guiding principles
- 3.4.2. National Political Pact

3.4.3. National Commission on Security Guarantees for the dismantling of criminal organisations and criminal acts that are responsible for or that bring about homicides and massacres that attack human rights advocates, social movements or political movements or

that threaten or attack persons taking part in the implementation of the accords and peacebuilding, including criminal organisations that have been labelled as successors of paramilitarism and their support networks (hereafter the National Commission on Security Guarantees)

3.4.4. Special Investigation Unit for the dismantling of criminal organisations and criminal acts that are responsible for or that bring about homicides and massacres that attack human rights advocates, social movements or political movements or that threaten or attack persons taking part in the implementation of the accords and peacebuilding, including criminal organisations that have been labelled as successors of paramilitarism and their support networks.

3.4.5. Integration of the Elite Corps

3.4.6. Basic guarantees for the performance of office by prosecutors, judges and other public servants

3.4.7. Comprehensive Security System for the Exercise of Politics

3.4.7.1. Individual and collective security and protection measures

3.4.7.1.1. High-Level Unit of the Comprehensive Security System for the Exercise of Politics (Instancia de Alto nivel del Sistema Integral de Seguridad para el Ejercicio de la Política)

3.4.7.3. Presidential Delegate

3.4.7.4. Comprehensive protection programme for the members of the new political party or movement that emerges from the transition of the FARC-EP to legal activity, and its activities and offices, as well as the former members of the FARC-EP who are being reincorporated into civilian life and the families of all the aforesaid, in accordance with the level of risk.

3.4.7.4.1. Specialised Sub-directorate on Security and Protection at the National Protection Unit (Subdirección especializada de seguridad y protección en la UNP)

3.4.7.4.2. Technical Committee on Security and Protection

3.4.7.4.3. Security and Protection Corps

3.4.7.4.4. Implementation of the Programme on reconciliation, coexistence and prevention of stigmatisation (Programa de reconciliación, convivencia y prevención de la estigmatización)

3.4.7.4.5. Measures in relation to self-protection (Medidas en materia de autoprotección)

3.4.8. Comprehensive Security and Protection Programme for the Communities and Organisations across the Country's Territories (Programa Integral de Seguridad y Protección para las Comunidades y Organisaciones en los Territorios)

3.4.9. Instrument for prevention and monitoring of the criminal organisations that are the subject of this agreement

3.4.10. Implementation of a national mechanism for territorial supervision and inspection of private security and surveillance services (Mecanismo nacional de supervisión e inspección territorial a los servicios de vigilancia y seguridad privada)

3.4.11. Measures for the prevention of and fight against corruption (Medidas de prevención y lucha contra la corrupción)

3.4.11.1. Instruments of institutional oversight and verification

3.4.11.2. Measures for action to contain the penetration of the criminal conduct and organisations that are the subject of this agreement into the exercise of politics

3.4.12. Other provisions for the purposes of Guarantees

3.4.13. Plea agreements with the aforesaid organisations

Chapter 4. Solution to the Illicit Drugs Problem

4.1. Programmes for substitution of crops used for illicit purposes. Comprehensive development plans with the participation of communities — men and women — in the planning, implementation and evaluation of the programmes for crop substitution and environmental regeneration of the areas affected by such crops.

4.1.1. Principles

4.1.2. Aims

4.1.3. Description and elements of the National Comprehensive Programme for the Substitution of Crops Used for Illicit Purposes

4.1.3.1. Security conditions for the communities and territories affected by crops used for illicit purposes:

4.1.3.2. Agreements with communities

4.1.3.3. Prioritisation of territories

4.1.3.4. Special judicial treatment

4.1.3.5. Participative construction and development of the comprehensive community-based and municipal plans for the substitution of illicit crops and alternative agrarian development (Planes integrales comunitarios y municipales de sustitución y desarrollo alternativo, CPSAD)

4.1.3.6. Components of the comprehensive plans for the substitution of crops

4.1.4. Implementation of the National Comprehensive Programme for the Substitution of Crops Used for Illicit Purposes in National Natural Parks (NNP)

- 4.1.5. Communication strategy
- 4.1.6. Financing

4.2. Public Health and Drug Use Prevention Programmes

4.2.1. National Programme for Comprehensive Intervention into Illicit Drug Use (Programa Nacional de Intervención Integral frente al Consumo de Drogas Ilícitas)

4.2.1.1. Principles

4.2.1.2. National Attention System for Illicit Drug Users (Sistema Nacional de Atención al Consumidor de Drogas Ilícitas)

4.2.1.3. Participatory review and adjustment of the public policy to combat illicit drug use

4.2.1.4. Participatory action plans with territorial-based and population-focused approach

4.2.1.5. Evaluation and monitoring of the actions implemented to tackle drug use

4.2.1.6. Creation of a pool of knowledge on illicit drug use

4.3. Tackling the production and selling of narcotics

4.3.1. Effective prosecution

4.3.2. Strategy to deal with the assets involved in drug trafficking and money laundering

4.3.3. Control of inputs

4.3.4. Strategy to combat corruption

4.3.5. International Conference and forums for regional dialogue

4.3.6. Under section 5.1.1.1.2 "Mandate" of the Truth, Coexistence and Non-Recurrence Commission, the Commission's mandate will be to clarify and promote recognition of the relationship between production and selling of illicit drugs and conflict, including the relationship between paramilitaries and drug trafficking (aspect of Item 3.7. of the Agenda of the General Agreement).

Chapter 5. Agreement regarding the Victims of the Conflict: "Comprehensive System for Truth, Justice, Reparations and Non-Recurrence", including the Special Jurisdiction for Peace; and Commitment on Human Rights

5.1. Comprehensive System for Truth, Justice, Reparations and Non-Recurrence

5.1.1. Truth: Truth, Coexistence and Non-Recurrence Commission and Special Unit for the Search for Persons deemed as Missing in the context of and due to the conflict

5.1.1.1. Truth, Coexistence and Non-Recurrence Commission (Comisión para el Esclarecimiento de la la Verdad, la Convivencia y la No Repetición)

5.1.1.1.1. Guiding criteria5.1.1.1.2. Mandate5.1.1.1.3. Time period studied by the Commission5.1.1.1.4. Duties

5.1.1.1.5. Selection process

5.1.1.1.6. Chair of the Commission

5.1.1.1.7. Term

5.1.1.1.8. Commitment to contribute towards historical clarification

5.1.1.1.9. Financing

5.1.1.1.10.Committee to Monitor and Follow up the Implementation of the Commission's Recommendations

5.1.1.2. Special Unit for the Search for Persons deemed as Missing in the context of and due to the armed conflict (Unidad para la Búsqueda de Personas dadas por Desaparecidas en el contexto y en razón del conflicto)

5.1.2. Justice

5.1.3. Reparations: comprehensive reparation measures for peacebuilding

5.1.3.1. Acts of early acknowledgment of collective responsibility

5.1.3.2. Concrete contributions to reparations

5.1.3.3. Collective reparations at the end of the conflict

5.1.3.3.1. Reparations-based approach of Development Programmes with a Territorial-Based Focus (DPTFs)

5.1.3.3.2. Collective reparation plans with a territorial-based focus

5.1.3.3.3. National collective reparation plans

5.1.3.4. Psychosocial rehabilitation

5.1.3.4.1. Emotional recovery measures at individual level

5.1.3.4.2. Psychosocial rehabilitation plan for coexistence and non-recurrence

5.1.3.5. Collective processes of return of displaced persons and reparations of victims abroad

5.1.3.6. Land restitution measures

5.1.3.7. Participatory adaptation and strengthening of the Policy of caring for and comprehensive reparation of victims, in the context of the end of the conflict and contribution to material reparation for the victims

5.1.4. Guarantees of non-recurrence

5.2. Commitment to the promotion, respect and guarantee of human rights

5.2.1. Strengthening of the mechanisms for promotion of human rights

5.2.2. Strengthening of the mechanisms for protection of the work performed by human rights advocates and their organisations

5.2.3. Prevention and protection of human rights

5.3. Additional agreement on the "Comprehensive System for Truth, Justice, Reparations and Non-Recurrence"

Chapter 6. Implementation, verification and public endorsement

6.1. Implementation and verification mechanisms

6.1.1. Framework Plan for Implementation of the Agreements

6.1.2. Measures to incorporate the implementation of the agreements with territorial-based resources

6.1.3. Other measures to contribute to guaranteeing the implementation of the agreements

6.1.4. Promotion of the participation of social and community organisations in the execution

6.1.5. Integrated Information System and measures for transparency in the Implementation

6.1.6. Functions of the Commission for Monitoring, Promoting and Verifying the Implementation of the Final Agreement (CMPVI)

6.1.7. Composition

6.1.7.1. Expanded CMPVI

6.1.7.2. Location and Time-scale

- 6.1.8. Start of the implementation of the Final Agreement
- 6.1.9. Priorities for regulatory implementation

6.1.10. Schedule of regulatory implementation during the first 12 months after the signing of the final agreement, as established in Legislative Act 1 of 2016

- 6.1.11. Priority implementation
- 6.2. Chapter on Ethnic Perspectives
 - 6.2.1. Considerations
 - 6.2.2. Principles
 - 6.2.3. Safeguards and guarantees

6.3. International verification component of the Commission for Monitoring, Promoting and Verifying the Implementation of the Final Agreement (CMPVI) (Comisión de Seguimiento, Impulso y Verificación a la Implementación del Acuerdo Final, CSIVI)

6.3.1. Guideline criteria for the verification mechanism

6.3.2. Composition of the verification mechanism and functions

- 6.3.3. United Nations Political Mission for Verification
- 6.3.4. Qualities of the Verifier

6.3.5. Duration of the international verification component

6.4. International accompaniment component

- 6.4.1. General criteria
- 6.4.2. International accompaniment
- 6.5. Dissemination and communication tools
- 6.6. Agreement on "Public Endorsement"