



SENATE OF THE REPUBLIC

# LEGISLATIVE SYNOPSIS

**LXIII** LEGISLATURE  
FIRST YEAR OF THE EXERCISE, FIRST PERIOD

PROJECTS OF LAWS  
OR DECREES SUBMITTED  
BY THE CHAMBER OF DEPUTIES

INITIATIVES

OPINIONS

LISTINGS OF ORDER OF THE DAY

DECEMBER 10, 2015

NOTEBOOK

32

## **PRESENTATION**

The "Legislative Synopsis" is a document that allows the members of the Executive Board consultation on how the contents of the Projects of Law or Decree sent by the Chamber of Deputies Initiatives, the reports relating to the creation or modification the legal system, as well as the decrees of the Senate.

Without claiming that the information in synthesis is a legal analysis of the legal provisions that attempt to reform, add to or repeal, his claim is that senators have an expedited issues note of legislative affairs for agile, swift and with knowledge its contents.

Additionally, the theme of projects or initiatives to be presented, as well as statistical projects received in the respective period and in relation to initiatives by individual statistical established author.

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## NUMERARY OF THE SESSION

# 03

### Project of Law or Decree



#### Registered Initiatives

|      |   |        |   |
|------|---|--------|---|
| PRI: | 5 | PT:    | 1 |
| PAN: | 2 | JOINT: | 1 |
| PRD: | 6 |        |   |

# 15

# 00

### Opinions of Projects of Law or Decree first reading



### Opinions of Projets of Law or Decree to Discussion

Commissions of:

Health: 2

Tourism: 1

Commerce and Industry: 1

Finance and Credit Public: 2

# 08

# 13

### Points registered agreements

|       |   |        |   |
|-------|---|--------|---|
| PAN:  | 1 | JOINT: | 2 |
| PRD:  | 4 | PT:    | 5 |
| PVEM: | 1 |        |   |



A faded, grayscale image of a large, classical-style building with a central dome and multiple windows, likely a legislative chamber or government building. The image is semi-transparent, allowing the text to be overlaid.

# PROJECTS

## OF LAW OR DECREE

## PROJECT DECREE TO REFORM AND REPEAL SEVERAL PROVISIONS OF THE POLITICAL CONSTITUTION OF THE MEXICAN UNITED STATES ON POLITICAL REFORM OF THE MEXICO CITY.

**Author:** Initiatives presented: on September 14, 2010 by members of the Parliamentary Groups of the PAN, PRD and CONVERGENCE; other on December 2, 2010, by Senators Manlio Fabio Beltrones Rivera, Carlos Aceves del Olmo and Maria de los Angeles Moreno Uriegas, PRI; other January 30, 2013, by Senator Mariana Gomez del Campo Gurza, PAN; other on September 5, 2013, by Senator Pablo Escudero Morales, PVEM; other on November 20, 2013, by Senators of the PRD; other on November 28, 2013, by Senator Mario Delgado Carrillo, PRD; other November 26, 2013, by Senator Ana Lilia Herrera Anzaldo, PRI; other December 5, 2013, by Senators Mariana Gomez del Campo Gurza and Gabriela Cuevas Barron, PAN; other on March 14, 2014, by Senator Ana Lilia Herrera Anzaldo, PRI.

**Topic:** Political reform in Mexico City.

**Articles Reform:** Reform articles 2, 3, 5, 6, 17, 18, 21, 26, 27, 28, 31, 36, 40, 41, 44, 53, 55, 56, 62, 71, 73, 76, 79, 82, 89, 95, 101, 102, 103, 104, 105, 106, 107, 108, 110, 111, 115, 117, 119, 120, 121, 122, 123, 124, 125, 127, 130, 131, 133, 134 and 135 of the Political Constitution of the Mexican United States.

### Synopsis

The co-legislative returns the file with the minutes with the draft decree amending and repealing certain provisions of the Constitution of the United Mexican States policy reform Mexico City for the purposes of section E) Article 72 of the Constitution.

The Chamber of Deputies make changes to articles 41, 79, 108 and transient seventh.

The amendment to Article 41 is to set the public financing of national political parties taking into account the daily value of the unit of measure and update, not the minimum wage for Mexico City, as stated the project sent by the Chamber of Senators.

**Memorandum:** 12

**Vote in the Chamber of Deputies:** Approved by the Chamber of Deputies on December 09, 2015, with 386 votes in a favor, 33 against and 1 abstention.

Amendments 79 and 108 are performed by technical and legislative reforms seventh article dealing with transitional provisions concerning the formation of the Constituent Assembly of Mexico City and the call by the General Council of the National Institute for Electoral Constituency election of deputies. The project provides that the General Council of the National Electoral Institute (INE) will issue the call for the election of the constituent deputies at the latest within 15 days from the publication of the decree, instead of the first week of December 2015, as set out in the Senate project.

**PROJECT DECREE FOR IS ISSUED THE ENERGY TRANSITION LAW.**

**Author:** Initiative presented on October 21, 2014, by PAN.

**Topic:** Energy Transition.

**Articles Reform:** Issued the Energy Transition.

**Memorandum:** 13

**Vote in the Chamber of Deputies:** Approved by the Chamber of Deputies on December 09, 2015, with 387 votes in a favor, 31 against and 10 abstentions.

**Synopsis**

The Law is intended issue is to regulate the sustainable use of energy as well as the obligations of clean energy and reduction of pollutant emissions from the electricity industry.

In this regard, the co-legislator returns the bill because it proposes to amend the second paragraph of Article Twenty-second transient required to establish that the participants have the possibility to defer settlement of up to 50% of their liabilities in each period of duty.



## PROJECT DECREE TO REFORM AND REPEAL SEVERAL PROVISIONS OF THE LAW OF THE INSTITUTE OF SOCIAL SECURITY AND STATE EMPLOYEES.

**Author:** Initiative presented on September 8, 2015, by Federal Executive.

**Topic:** PENSIONISSSTE.

**Articles Reform:** Reform articles 5, 6, 19, 54, 76, 78, 79, 87, 91, 93, 95, 97, 98, 102 bis, 103, 104, 105, 106, 107, 108, 109, 110, 111, 112, 113, 146, 192, 209, 214, 220, eleven, twenty-second and forty-seventh transitory of the Law of the Institute of Social Security and State Employees.

**Memorandum:** 14

**Vote in the Chamber of Deputies:** Approved by the Chamber of Deputies on December 08, 2015, with 343 votes in a favor, 116 against and 2 abstentions.

### Synopsis

The reforms aim to separate the National Pension Fund of State Service Workers (PENSIONISSSTE) of the Institute for Social Security and Services for State Workers (ISSSTE) to become a company with majority state participation and the foundations are laid of functioning as a decentralized body.

General rules for the establishment and operation of the new company which will law as fund manager established retirement, assuming the functions currently performed by the PENSIONISSSTE.

Similarly, it is contemplated that the state company will have a board of directors composed of four representatives of the federal government; three representatives appointed by organizations of workers employed by the State; and six independent directors appointed by the federal executive.

Joined the commissions charged by the new company may not exceed the average of commissions that fund managers charge for retirement, provides that workers' individual accounts will be opened only by an administrator elected to his choice and responsibility guarantees State to any disability arising from breach investment scheme authorized under the reserves created under the law.



## INITIATIVE WITH PROJECT DECREE TO REFORM AND ADD SEVERAL PROVISIONS OF THE GENERAL HEALTH LAW.

**Author:** Senators Cristina Diaz Salazar, Mely Romero Celis, Hilda Esthela Flores Escalera, Diva Gastelum Bajo, Itzel Rios de la Mora, María Elena Barrera Tapia and Martha Angelica Tagle Martinez.

**Topic:** Assisted human reproduction.

**Articles Reform:** Reform articles 3, 13, 71 bis to 71 bis 9 and 198 of the General Health Law.

### Synopsis

It proposes adding as matters of public health to assisted human reproduction.

With the addition of a Chapter VI bis to Title III of the General Law of Health, assisted human reproduction is regulated by setting that aims to guarantee the right of individuals to procreate with scientific techniques and medical procedures to get pregnant.

It notes that the assisted human reproduction services should be provided by health professionals who have specialized training to establish the laws, regulations and relevant regulations, in medical establishments authorized by the Secretariat of Health for this purpose.

It states that the Secretariat of Health will issue the official Mexican standard to be subject to the provision of services of assisted human reproduction.

Notes that surrogate means that pregnant women, non-profit, consenting to her uterus one or maximum three fertilized eggs are transferred to their development until the birth of the product. Gestation by substitution as part of the means to carry out assisted reproduction services is governed by the applicable provisions of the local civilian systems.

## INITIATIVE WITH PROJECT DECREE TO REFORM THE ARTICLE 115 OF THE POLITICAL CONSTITUTION OF THE MEXICAN UNITED STATES.

**Author:** Senator Octavio  
Pedroza Gaitan, PAN.

**Topic:** Municipal Plan.

**Articles Reform:** Reform  
article 115 of the Political  
Constitution of the Mexican  
United States.

### Synopsis

It proposes to empower municipalities to issue the Municipal Development Plan, which you must have indicators and will link up to all government actions and public policies to develop.

## INITIATIVE WITH PROJECT DECREE TO REFORM VARIOUS ARTICLES OF THE POLITICAL CONSTITUTION OF THE MEXICAN UNITED STATES.

**Author:** Senator Alejandro Encinas Rodriguez, PRD.

**Topic:** Agrarian Justice.

**Articles Reform:** Reform articles 27, 94, 99, 101, 110 and 111 of the Political Constitution of the Mexican United States.

### Synopsis

Proposes to amend articles 27, 94, 99, 101, 110 and 111 of the Constitution of the United Mexican States to incorporate the agrarian courts to the Judicial Power of the Federation also believes the Unitary Agrarian Tribunal and the Agrarian Tribunals as bodies specialized in the Federal Judiciary.

Establishes the requirements and procedure for the election of judges agrarian and territorial jurisdiction thereof. Moreover, determined to exercise its powers, the Land Court work permanently with a Superior room and unitary courts Agrarian distributed throughout the national territory; its resolution sessions shall be public. It will have the legal and administrative staff necessary for its proper functioning. The Superior Court shall comprise five Agrarian Magistrates.

The President of the Court shall be elected by the Superior Court from among its members to hold office for four years. Unitary Agrarian Courts shall be provided by an Agrarian Magistrate. In case of permanent vacancy to a new Judge will be appointed for the remaining time of the original appointment. Agrarian Tribunal staff governed labor relations in accordance with the provisions applicable to the Judicial Power of the Federation. The organization of the Agrarian Court, the jurisdiction of the Unitary Agrarian Court, the procedures for resolving the matters within its competence, as well as mechanisms to establish jurisprudence shall be determined by law with adherence to the Constitution.

The administration, supervision and discipline in the Land Court correspond to a Committee of the Board of the Federal Judiciary, which will be composed of the Chief Justice of the Agrarian Court, who shall preside; an Agrarian Judge of the Superior Court appointed by lot; and three members of the Federal Judiciary Council.

The Agrarian Tribunal propose to the President of the Supreme Court of Justice of the Nation your budget so that it is included within the project of the Judicial Power of the Federation budget. The Land Court issued its Rules of Procedure and the relevant general agreements for its proper functioning.



**INITIATIVE WITH PROJECT DECREE TO REFORM THE  
PARAGRAPH FOURTH TO THE FRACTION IV TO THE ARTICLE  
74 OF THE POLITICAL CONSTITUTION OF THE MEXICAN  
UNITED STATES.**

**Author:** Senator David  
Monreal Avila, PT.

**Topic:** Secret Items.

**Articles Reform:** Reform  
article 74 of the Political  
Constitution of the Mexican  
United States.

**Synopsis**

Proposes to reform the fourth paragraph of section IV of Article 74 of the Constitution, to establish clearly that "There shall be no secret items or reserved in the Expenditure Budget of the Federation".

**INITIATIVE WITH PROJECT DECREE TO REFORM THE  
ARTICLE 6 OF THE GENERAL HEALTH LAW.**

**Author:** Senator Alejandro Tello Cristerna, PRI.

**Topic:** Cancer and diabetes.

**Articles Reform:** Reform article 6 of the General Health Law.

**Synopsis**

It proposes to add the following objectives of the National Health System, the attention of two diseases, cancer, in the catalog of non-communicable diseases and diabetes.

## INITIATIVE WITH PROJECT DECREE IS ADDED TO ARTICLE 9-C THE STATUTE OF GOVERNMENT OF THE FEDERAL DISTRICT.

**Author:** Senator Mariana Gomez del Campo Gurza, PAN.

**Topic:** Organs transparency.

**Articles Reform:** Adds article 9-C of the Statute of Government of the Federal District.

### Synopsis

Provides that the Institute of Public Information Access and Personal Data Protection in the Federal District is autonomous, impartial and collegial body responsible for ensuring the right of access to information and protection of personal data held by the obligors, and will have full technical autonomy, management, and ability to decide on the exercise of its budget and its internal organization.

The full Institute citizens comprise five representatives of civil society and Commissioners shall be appointed by the vote of two thirds of the deputies present at the plenary session of the Legislative Assembly.

Citizens commissioners remain in office seven years will be renovated in stages and may not be reelected. Institute president commissioner will be appointed by the commissioners themselves citizens by secret ballot, for a period of three years and may be reelected for the same period; You are obliged to submit an annual report to the Legislature on the date and in the manner provided by law.

The Institute will, consisting of five directors who are honorary Advisory Council shall remain in office seven years, they will be renovated in stages, not be reelected, and will be designated by the vote of two thirds of the members present in session plenary of the Legislative Assembly.

## INITIATIVE WITH PROJECT DECREE IS ISSUED THE LAW TO ESTABLISH THE RIGHT TO FOOD PENSION FOR PEOPLE WITH DISABILITIES.

**Author:** Senator Lorena Cuellar Cisneros, PRD.

**Topic:** Alimony for people with disabilities.

**Articles Reform:** Issuing the law establishing the right to alimony for Persons with Disabilities.

### Synopsis

It states that people with disabilities, residents in Mexico are entitled to a daily pension of not less than half a unit of account in force; so the Federal Executive should include in the Project Budget of Expenditures of the Federation, the allocation to ensure effectively the right to alimony to all people with disabilities living in the country.

It notes that the way it will enforce alimony, as well as verification of the residence, the development and updating of the list of beneficiaries and other requirements and procedures for exercising the right to alimony, be fixed in the regulations corresponding.

The Secretariat of Social Development, through the National Council for Development and Inclusion of Persons with Disabilities should keep updated the list of beneficiaries for direct consultation and transparency section on its website.

## INITIATIVE WITH PROJECT DECREE TO REFORM THE ARTICLES 59, 115 AND 116 OF THE POLITICAL CONSTITUTION OF THE MEXICAN UNITED STATES.

**Author:** Senator Miguel Romo Medina, PRI.

**Topic:** Re-election.

**Articles Reform:** Reform articles 59, 115 and 116 of the Political Constitution of the Mexican United States.

### Synopsis

The initiative proposes re-election of Deputies and Senators will be subject to the same principle, federal entity and, if applicable, district for which they were elected.

Similarly, it states that in the consecutive election to the same office of mayors, aldermen and trustees, for an additional period, the application should only be made to law as representatives in the same municipality.

Finally, it states that in the consecutive election of deputies to the legislatures of the States, up to four consecutive terms, the application can only be made by the same district or principle under which they were appointed.

**INITIATIVE WITH PROJECT DECREE FOR IS ADDING THE FRACTION XXX TO THE ARTICLE 93 OF THE LAW OF INCOME TAX.**

**Author:** Senator Lorena Cuellar Cisneros, PRD.

**Topic:** Except taxes.

**Articles Reform:** Reform article 93 of the Law of Income Tax.

**Synopsis**

It proposes to add a fraction XXIX of Article 93 of the Law on Income Tax, to establish that the emoluments they receive older adults aged 70 and over, who receive up to 5 minimum wages, will be relieved of their total tax payments the rent.

## INITIATIVE WITH PROJECT DECREE TO REFORM THE ARTICLE 5 OF THE POLITICAL CONSTITUTION OF THE MEXICAN UNITED STATES.

**Author:** Senator Arturo Zamora Jimenez, PRI.

**Topic:** Professions.

**Articles Reform:** Reform article 5 of the Political Constitution of the Mexican United States.

### Synopsis

It is proposed that professional practice for it to become a constitutional requirement to qualify for the professional title, in those cases determined necessary by the law of each state to verify that the applicant has the knowledge and meets the essential qualities and abilities to ensure quality and responsible exercise.



## INITIATIVE WITH PROJECT DECREE TO REFORM THE ARTICLE 6 OF THE POLITICAL CONSTITUTION OF THE MEXICAN UNITED STATES.

**Author:** Senator Fernando Enrique Mayans Canabal, PRD.

**Topic:** Replica.

**Articles Reform:** Reform article 6 of the Political Constitution of the Mexican United States.

### Synopsis

It proposes that the right of reply shall be governed by the principles of progressive legislation, equity, relevance, timeliness, gratuity and testing.

## INITIATIVE WITH PROJECT DECREE TO REFORM THE ARTICLE 28 OF THE FEDERAL ENVIRONMENTAL RESPONSIBILITY LAW.

**Author:** Senator Jesus Casillas Romero, PRI.

**Topic:** Environmental responsibility.

**Articles Reform:** Reform article 28 of the Federal Environmental Responsibility Law.

### Synopsis

It proposes to amend Article 28 of the Federal Environmental Liability Law, in order to recognize right and legitimate interest to exert action and sue environmental responsibility, reparation and compensation for damage caused to the environment, pay the financial penalty as well as benefits to those referred to in Title I of the Law to Mexican private corporations, non-profit, whose purpose is to protect the environment in general, or of any of its elements.

This reform allows intervention by the Mexican private corporations, non-profit, whose purpose is to protect the environment in general, to act for them-selves and not only when they act on behalf of individuals with community residents adjacent to the damage caused to the environment.

As part of the reform, it is reduced from three to one year the requirement of legal constitution of legal persons, before the filing of the application for damage to the environment.

## INITIATIVE WITH PROJECT DECREE TO REFORM THE ARTICLES 37, 40, 61, 61 BIS, 62, 64 AND 64 BIS OF THE GENERAL HEALTH LAW.

**Author:** Senator Benjamin Robles Montoya, PRD.

**Topic:** Maternal-Infantile.

**Articles Reform:** Reform articles 37, 40, 61, 61 bis, 62, 64 and 64 bis of the General Health Law.

### Synopsis

It proposes to establish as matters of public health to maternal and child universal protection.

Notes that in the case of obstetric emergencies provide universal free care at any health institution, regardless of whether or not women are beneficiaries sector.

## INITIATIVE WITH PROJECT DECREE TO REFORM AND ADDING VARIOUS PROVISIONS OF THE GENERAL LAW FOR INCLUSION OF PERSONS WITH DISABILITIES.

**Author:** Senator Alejandro Tello Cristerna, PRI.

**Topic:** People with disabilities.

**Articles Reform:** Reform articles 2, 3 and 5 of the General Law for Inclusion of Persons with disabilities.

### Synopsis

It proposes to reform various provisions of the General Law for the inclusion of Persons with Disabilities to extend coverage of the principles of equality and non-discrimination in the Political Constitution of the Mexican United States and to extend the public and private law.

**INITIATIVE WITH PROJECT DECREE BY WHICH IT DECLARES  
THE YEAR 2016 AS "YEAR OF COMBATING CORRUPTION".**

**Author:** Senator Zoe  
Robledo Aburto, PRD.

**Topic:** Corruption.

**Articles Reform:** Decree  
for declaring the year 2016  
as "Year of combating  
corruption".

**Synopsis**

It proposes that the Honorable Congress declared the year 2016 as "Year of the Fight against Corruption".

Notes that following the entry into force of the decree, all official correspondence of the State, shall contain the category or fit the following legend: "2016, Year of the Fight against Corruption".



## OPINION OF THE INITIATIVE WITH PROJECT DECREE TO REFORM THE ARTICLES 106 AND 108 OF THE GENERAL HEALTH LAW.

**Author:** Initiative presented on February 10, 2015 by Senator Maria Cristina Diaz Salazar, PRI.

**Chamber of origin:** Chamber of Senators.

**Consultative**

**Commissions:** United Health Committees; and Legislative Studies.

**PROCEEDINGS:** If approved, it shall be submitted to the Chamber of Deputies.

### Synopsis

Reform articles 106 and 108 of the General Law of Health to the Secretariat of Health, generate, collect, manage and publish in open data formats the data and databases National Health System according to the characteristics and criteria established in applicable law.

Also available to the general public, in open data format, for health information to administer, subject to it to legal provisions.

**OPINION OF THE INITIATIVE WITH PROJECT DECREE FOR  
TO DECLARE THE LAST WEDNESDAY OF MAY OF EACH YEAR  
AS "NATIONAL DAY OF THE MULTIPLE SCLEROSIS".**

**Author:** Initiative presented on June 3, 2015, by Senators Hilda Esthela Flores Escalera, Diva Hadamira Gastelum Bajo, Juana Leticia Herrera Ale, Maria Cristina Diaz Salazar, Itzel Sarahi Rios de la Mora, Lilia Guadalupe Merodio Reza, Anabel Acosta Islas, Mayela Quiroga Tamez, Roberto Armando Albores Gleason and Maria Elena Barrera Tapia.

**Chamber of origin:**  
Chamber of Senators.

**Consultative**

**Commissions:** United Health Committees; and Legislative Studies.

**PROCEEDINGS:** If approved, it shall be submitted to the Chamber of Deputies.

**Synopsis**

It proposes that the Union Congress declare the last Wednesday of May of each year as "National Day of Multiple Sclerosis".



## OPINION OF THE INITIATIVE WITH PROJECT DECREE TO REFORM THE FRACTION II TO ARTICLE 63 OF THE GENERAL TOURISM LAW.

**Author:** Initiative presented on March 24, 2015, by Senators Diva Hadamira Gastelum Bajo, Cristina Diaz Salazar, Hilda Esthela Flores Escalera, Juana Leticia Herrera Ale, Itzel Sarahi Rios de la Mora, Lilia Guadalupe Merodio Reza and Mayela Maria de Lourdes Quiroga Tamez, PRI.

**Chamber of origin:** Chamber of Senators.

**Consultative**

**Commissions:** Tourism United committees; and Legislative Studies, Second.

**PROCEEDINGS:** If approved, it shall be submitted to the Chamber of Deputies.

### Synopsis

Proposes to reform the fraction II of Article 63 of the General Law on Tourism to the professionalization of tourism service is geared to the characteristics of the product lines and demand, labor skills certification and strengthening of specialization human capital.

## OPINION OF THE INITIATIVE WITH PROJECT DECREE FOR TO REFORM AND ADDING TO SEVERAL PROVISIONS OF THE LAW OF INDUSTRIAL PROPERTY.

**Author:** Initiative presented on November 12, 2015, by Senators members of the Committee on Trade and Industry.

**Chamber of origin:** Chamber of Senators.

**Consulative**

**Commissions:** United Trade and Industry committees; and Legislative Studies.

**PROCEEDINGS:** If approved, it shall be submitted to the Chamber of Deputies.

### Synopsis

The opinion reform Articles 6, fraction X, Paragraph second; 7 bis 1; 8 119, 120, 123, and 181, third paragraph, and Articles 125, with a third paragraph, of the Law on Industrial Property in order to establish the system of Opposition on industrial property is added, it will allow provide information to enable the Institute to better evaluate the registrability of a distinctive sign and thereby avoid the issue of certificates that could invade a previously granted right or, where appropriate, remove from the public domain common names in a particular industry.

With the establishment of the system may decrease the filing of administrative declaration of invalidity, in particular those founded on registrations granted by mistake or inadvertence of the Institute. They could even reduce requests for administrative declaration of infringement, as the grant of an exclusive right over a sign which could invade preexisting rights would be prevented; and may harmonize Mexican law with the legal systems of our major trading partners and incorporate the possibility for applicants in Mexico oppose the registration of trademark applications, notices or trade names.

To achieve this, the opinion proposes to amend the second paragraph of fraction X of Article 6, concerning the powers of the Institute related to the publication in the Gazette of Industrial Property, establishing that final decisions issued in proceedings administrative declaration under the Law, and those decisions modifying the conditions or scope of patents or registrations granted, shall be published in the Gazette the month immediately following the date of issue. It is proposed to amend Article 7 bis 1 as to the name of "Secretary of Commerce and Industrial Development" to be replaced with "Secretariat of Economy.

It proposes to reform Article 8 in order to eliminate the monthly Gazette of Industrial Property and thus be in a position to operate the mechanism of opposition that depart from the publication of the applications submitted. Proposes to amend Article 119, to establish that, at the latest on receipt of an application for registration or publication of logos ten working days, the Institute shall publish in the Gazette.

Proposes to amend Article 120, to the effect that any person who considers that the application is published in one of the cases under Articles 4 and 90 of the Law, to oppose registration within the time limit of one month counted from the date on which it takes effect the publication of the Gazette. The opposition must be in writing, accompanied by documentation that is deemed appropriate and proof of payment of the appropriate fee.

It also establishes a requirement for submission of the payment to the filing of the opposition, in order to avoid inappropriate statements, so it is considered as a mechanism to inhibit unnecessary oppositions. Opposition to the request shall not suspend the proceeding, nor attributed to the person who has submitted the status of interested third or part. Nor prejudice the outcome of the substantive examination carried out by the Institute on request.

It proposes to amend Article 123, to incorporate the obligation to publish applications that have been the subject of a new procedure for modification or replacement of the distinctive sign, and that under the Industrial Property Law, the filing date is modified again. In addition it is proposed to rephrase the wording of the article to make it more clear and precise.

A paragraph third is added to Article 125, for the Institute to inform the opponent of the application data from the certificate issued or the resolution that denied registration, as appropriate. Finally, a third paragraph is amended to Article 181, in order to include the change in the applicant or owner change of address and location of the establishment, action under this deregulation.

## OPINION OF THE MEMORANDUM WITH PROJECT DECREE TO REFORM THE SECOND PARAGRAPH OF ARTICLE 116 OF THE FEDERAL LAW OF CONSUMER PROTECTION.

**Author:** Initiative presented on October 13, 2010, by Deputies Francisco Saracho Navarro, Hugo Martinez Gonzalez, Melchor Sanchez de la Fuente, Ruben Moreira Valdez, Miguel A. Riquelme Solis, Hector Fernandez Aguirre, Hector Franco Lopez, Noe Fernando Garza Flores and Tereso Medina Ramirez, PRI.

**Chamber of origin:** Chamber of Deputies.

**Consultative**

**Commissions:** United Trade and Industry committees; and Legislative Studies, Second.

**PROCEEDINGS:** If approved, it will be returned to the Chamber of Deputies, for the purposes of subparagraph e) of Article 72 of the Constitution.

### Synopsis

The object of the memorandum to amend the second paragraph of Article 116 of the Federal Consumer Protection Law to provide that if the "parts" into a "Settlement Procedures" decide not to arbitrate, the Federal Consumer give Start the "Procedure for Violations" of the law.

The consultative commissions proposes adding an Article 110 bis, and a new Article 128 ter fraction, in order to provide the PROFECO of the possibility that, regardless of whether or not to carry out the settlement, can initiate proceedings for infringements the law, where there are grounds for doing so and added article 116 bis, since it is complementary to the addition of Article 110 bis, stating that in the case of conciliation proceedings culminating Attorney will start the procedure provided for in Article 123 of the Law in cases: if during the conciliation procedure never appeared provider for breach of an agreement concluded in the grievance procedure, the grievance process ends when no agreement between the parties and the same decide not to arbitrate, Attorney analyze the evidence contained in the file; and presumably if there are violations of the law will start the

procedure for violations of the law under  
Article 123.

## OPINION OF THE MEMORANDUM WITH PROJECT DECREE TO REFORM THE FRACTION III OF ARTICLE 231 OF THE FEDERAL COPYRIGHT LAW.

**Author:** Initiative presented on December 19, 2008, by Deputy Fidel Antuña Bautista, PAN.

**Chamber of origin:** Chamber of Deputies.

**Consulative**

**Commissions:** United Trade and Industry committees; and Legislative Studies, Second.

**PROCEEDINGS:** If approved, it will be forwarded to the Federal Executive.

### Synopsis

The consultative commissions approved the memorandum in terms which aims, reforming fraction III of Article 231 of the Federal Copyright Law to establish an infringement on trade, the setting, produce, reproduce, store, distribute, transport or sell copies of films, when undertaken for direct or indirect profit, without authorization from the respective holders under the terms of the law.



**OPINION OF THE INITIATIVE WITH PROJECT DECREE FOR TO  
CREATED OF THE COMMEMORATIVE COIN OF THREE  
HUNDRED YEARS OF THE FOUNDING OF OJINAGA,  
CHIHUAHUA.**

**Author:** Initiative presented on October 23, 2014, by Senators Graciela Ortiz Gonzalez, Blanca Maria del Socorro Alcala Ruiz, Marcela Guerra Castillo, Ana Lilia Herrera Anzaldo and Patricio Martinez Garcia, PRI.

**Chamber of origin:** Chamber of Senators.

**Consulative**

**Commissions:** United of Finance Committees; and Legislative Studies, Second.

**PROCEEDINGS:** If approved, it shall be submitted to the Chamber of Deputies.

### Synopsis

It proposes issuing a coin with nominal value of twenty pesos, commemorating the 300th anniversary of the founding of the City of Ojinaga, Chihuahua.

The stamps will be: front and back.

Obverse: The Coat of Arms with the inscription "MEXICAN UNITED STATES" forming the upper semicircle.

Reverse: The reason for this currency shall be that the Bank of Mexico approved a proposal from the City of Ojinaga, Chihuahua. That plea should refer invariably to the 300th anniversary of its founding.

**OPINION OF THE INITIATIVE WITH PROJECT DECREE FOR AMENDING THE ISSUANCE OF TWO COMMEMORATIVE COINS OF THE CENTENARY OF THE LAND LAW 1915 IS APPROVED FOR ONE ANOTHER GOLD AND SILVER.**

**Author:** Initiative presented on April 7, 2015, by Senator Manuel Humberto Cota Jimenez, PRI.

**Chamber of origin:** Chamber of Senators.

**Consultative**

**Commissions:** United of Finance Committees; and Legislative Studies, First.

**PROCEEDINGS:** If approved, it shall be submitted to the Chamber of Deputies.

**Synopsis**

Proposes to commemorate the centenary of the promulgation of the Land Law of 1915, carried out the minting of a single common currency minted with nominal value of 20 pesos.

The stamps will be: front and back.

Obverse: The Coat of Arms with the inscription "MEXICAN UNITED STATES" forming the upper semicircle.

Reverse: The reason for this currency shall be proposed by the Secretariat of Agrarian, Land and Urban Development at Bank of Mexico. That plea should relate to the centenary of the 1915 Agrarian Law.