



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 15, 2015

NOTEBOOK

34

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

05

Project of Law or Decree



Registered Initiatives

PRI: 2
PRD: 5
JOINT: 1

08

00

Opinions of Projects of Law or Decree first reading



Opinions of Projets of Law or Decree to Discussion

Commissions of:
Constitutional Issues: 3
Regulations and Parliamentary Practices: 2
Marine: 1
Social Development: 1

07

2

Points registered agreements

PRI: 1
PRD: 1



A faded, grayscale background image of a legislative chamber or parliament building, showing a large hall with a high ceiling and a central aisle.

PROJECTS

OF LAW OR DECREE

PROJECT DECREE IS ISSUED THE FEDERAL LAW OF SPECIAL ECONOMIC ZONES AND ADDING ARTICLE 9 OF THE LAW OF NATIONAL PROPERTY.

Author: Initiative presented on September 29, 2015, by Federal Executive.

Topic: Economic Special zones.

Articles Reform: Issued the Federal Law on Special Economic Zones; and reformed Article 9 of the General National Property Law.

Memorandum: 16

Vote in the Chamber of Deputies: Approved for the Chamber of Deputies on December 14, 2015, with 366 votes in a favor, 1 against and 54 abstentions.

Synopsis

The law is intended to issue seeks, in the context of national development planning, regulating the planning, establishment and operation of special economic zones to promote sustainable, sustainable and balanced economic growth in regions that have greater lags in social development through the promotion of investment, productivity, competitiveness, employment and better income distribution among the population.

The system incorporates the procedure for establishing economic zones, contemplates that the Federal Executive shall establish the tax benefits on contributions deemed necessary to promote the establishment and development of the area, creating technical advice that will serve as an intermediate body between the Secretariat of Finance and Public Credit and the Integrated Administrator to monitor the operation of the same.

Areas that promotes attend the principles of sustainability and respect for human rights of communities and peoples of the areas of influence regarding permits and allocations, assets and rights necessary for the establishment of the zones stipulated, the Administrators comprehensive, investors, authorities.

Similarly, it is contemplated with regard to transparency and accountability, proposing that the Federal Executive annually submit a report to Congress on the operation of the zones and the results obtained and included a section on offenses and penalties.

With the proposed reform to the General Law of National Assets it seeks to establish that federal property where Special Economic Zones established in the terms of the Act in the matter shall be considered within the course of the public domain, the federal property. They are intended in fact or by law to a public service and Real equated to them under the Law.

**PROJECT DECREE TO REFORM AND ADD SEVERAL
PROVISIONS OF THE ORGANIC LAW OF THE GENERAL
CONGRESS OF THE MEXICAN UNITED STATES.**

Author: Initiative presented on September 8, 2015, by Deputies Enrique Cambranis Torres, Francisco Jose Gutierrez de Velasco Urtaza and Gabriela Ramirez Ramos, PAN.

Topic: Independent candidates.

Articles Reform: Reform articles 17, 21, 29, 30 and 43 of the Organic Law of the General Congress of the Mexican United States.

Memorandum: 17

Vote in the Chamber of Deputies: Approved by the Chamber of Deputies on December 14, 2015, with 412 votes in a favor and 1 abstention.

Synopsis

Aims to bring various articles of the Organic Law of the General Congress, with regard to the Chamber of Deputies, for constitutional and legal powers of the elected representatives who were elected by independent candidates can be exercised appropriately by ensuring the free expression of ideological currents; and to encourage the participation of other political forces in the integration of the Board based on the principles of inclusion, equality, plurality and proportionality.

INITIATIVE WITH PROJECT DECREE TO REFORM 39 OF THE ORGANIC LAW OF THE GENERAL CONGRESS OF THE MEXICAN UNITED STATES.

Author: Initiative presented on November 19, 2015, by Deputies Yolanda de la Torre Valdez, Cesar Octavio Camacho Quiroz, Jorge Carlos Ramirez Marin and Jesus Sesma Suarez.

Topic: Creating ordinary commission.

Articles Reform: Reform Article 39 of the Organic Law of the General Congress of the Mexican United States.

Memorandum: 18

Vote in the Chamber of Deputies: Approved by the Chamber of Deputies on December 14, 2015, with 376 votes in a favor, 34 against and 2 abstentions.

Synopsis

It aims to create the Ordinary Families Commission in the Chamber of Deputies.

PROJECT DECREE TO REFORM THE ARTICLE 49 OF THE LAW OF THE GENERAL CONGRESS OF THE MEXICAN UNITED STATES.

Author: Initiative presented on September 29, 2015, by Deputies Yolanda de la Torre Valdez, Cesar Octavio Camacho Quiroz, Jorge Carlos Ramirez Marin, Jesus Sesma Suarez, Francisco Martinez Neri, Luis Alfredo Valles Mendoza and Alejandro Gonzalez Murillo.

Topic: Creation of a study center.

Articles Reform: Reform article 49 of the General Congress of the Mexican United States.

Memorandum: 19

Vote in the Chamber of Deputies: Approved by the Chamber of Deputies on December 14, 2015, with 407 votes in a favor and 1 abstention.

Synopsis

It aims to create the center of studies of Human Rights and the vulnerable population and its inclusion in the Chamber of Deputies.

**PROJECT DECREE THE HONORABLE UNION CONGRESS OF
THE UNION SAYS ON 19 NOVEMBER EACH YEAR "NATIONAL
DAY AGAINST CHILD SEXUAL ABUSE".**

Author: Initiative presented on October 8, 2015, by Deputy Mariana Arambula Melendez, PAN.

Topic: Child sexual abuse.

Articles Reform: Decree declaring November 19 of each year "National Day Against Child Sexual Abuse."

Memorandum: 20

Vote in the Chamber of Deputies: Approved by the Chamber of Deputies on December 14, 2015, with 375 votes in a favor.

Synopsis

The memorandum with the draft decree proposed to declare 19 November of each year, the International Day Against Child Sexual Abuse.

The Chamber of Deputies considers it important to establish a national day against child sexual abuse, and think that is an appropriate action that will further reflect on the problems they face and sensitize society regarding the need to work together to eradicate these and all varieties of violence that may occur against children and adolescents.



INITIATIVE WITH PROJECT DECREE TO ADDING ONE FRACTION VIII TO ARTICLE 3 OF THE LAW OF MEXICAN INSTITUTE YOUTH.

Author: Senators Jesus Casillas Romero and Anabel Acosta Islas, PRI.

Topic: Youth participation.

Articles Reform: Reform article 3 of the Law of Mexican Institute Youth.

Synopsis

It proposes to establish the object of the Mexican Youth Institute, promoting the participation of young people in public life, both in positions of public service, and through civil society organizations with public participation related purposes.

INITIATIVE WITH PROJECT DECREE FOR TO REFORM THE FRACTIONES III AND IV; AND IS ADDING A ONE FRACTION VII TO ARTICLE 444 OF THE FEDERAL CIVIL CODE.

Author: Senator Lorena Cuellar Cisneros, PRD.

Topic: Custody.

Articles Reform: Reform article 444 of the Federal Civil Code.

Synopsis

The initiative proposes that parental rights will be lost by court order when cases of family violence that threatens the physical or emotional integrity of the child, by the abandonment of the perpetrator for more than three months and when it fails in check maintenance obligation for more than 60 days without cause.

INITIATIVE WITH PROJECT DECREE BY AMENDING TITLE TO SECTION V OF THE CHAPTER IV AND ADDED TWO PARAGRAPHS FINAL TO ARTICLE 29 OF THE LAW OF SCIENCE AND TECHNOLOGY.

Author: Senators Alejandro Tello Cristerna, Juan Carlos Romero Hicks, Oscar Roman Rosas Gonzalez and Francisco de Paula Burquez Valenzuela.

Topic: Tax incentives.

Articles Reform: Reform article 29 of the Law of Science and Technology.

Synopsis

It proposes to amend the title of Section V with the name Tax incentives and administrative facilities; also adding Article 29 to the agencies of the Federal and State Public Administration take into account the impact of regulation and paperwork issue in the development of scientific, technological and innovation to favor them and encouraging projects.

Moreover, in the case of imported inputs for academia and scientific research, technological development and innovation carried out by institutions and individuals enrolled in the National Register of Institutions and Scientific and Technological Companies will not require prior authorization import, but they must present specific notice to the relevant authority in which the characteristics of the detail imported inputs and lack of access to them at national level is justified. The respective authority shall confirm the notification of the notice within a period not exceeding 30 days.

INITIATIVE WITH PROJECT DECREE FOR TO ADDING THE FRACTION VI TO THE ARTICLE 25 OF THE GENERAL LAW OF EDUCATION.

Author: Senator Lorena Cuellar Cisneros, PRD.

Topic:
Funding for education.

Articles Reform: Reform article 25 of the General Education Law.

Synopsis

Proposes adding a final paragraph to fraction VI of Article 25 of the Education Law to establish the annual budget allocation is made to each of the educational levels it must be increased to achieve universal coverage.

Says the author, that this reform will be achieved reducing sharp disparities and social exclusion which is reflected in uneven coverage, you can see that the poor and vulnerable sectors of Mexican society. And with it an inclusive, quality education and universal to reach the entire population will be achieved.

INITIATIVE WITH PROJECT DECREE IS ISSUED THE FEDERAL PYROTECHNICS AND REPEALING A PROVISION OF THE FEDERAL LAW OF FIREARMS AND EXPLOSIVES.

Author: Senator Alejandro Tello Cristerna, PRI.

Topic: Pyrotechny.

Articles Reform: Issued the Federal Law Pyrotechnics; and repealing Article 41 of the Federal Law on Firearms and Explosives.

Synopsis

Proposes to issue the Federal Pyrotechnics and repealing a provision of the Federal Law on Firearms and Explosives, its purpose is to regulate the activities Pyrotechnics, classifying the activities for which they can be used, as in the case of pyrotechnic crafts and industrial pyrotechnics.

The law establishes the requirements for the granting of permits to carry out activities on a permanent or temporary, and the validity of each. It is proposed that the pyrotechnics are carried out under the supervision of the Secretariat of National Defense by the implications that represents the danger of their manufacture; but concurrently, marketing and consumption for recreational purposes is reserved to states and municipalities, which should be vigilant at all times that these activities are attached to the law.

The offices of the Federal Public Administration, within their competence, shall issue Official Mexican Standards relating to the manufacture, storage, transport, import, export, sale and use of fireworks. Provisions allowing artisans and industrialists strengthen relations with authorities from the three levels of government so that they indicate the requirements to apply for permits storage, transportation, sale, production and manufacture of fireworks are set.

The law sets obligations on licensees to train and train workers on pyrotechnic crafts. It is promoting a culture of prevention, management and monitoring of flammable materials through counseling and training standard. The rules for marketing, export and import are also defined, as well as assurance, destruction and seizure of illegal materials that are manufactured fireworks. Furthermore, the administrative and criminal sanctions for illegally traded and produce material for the production, manufacturing and transportation of fireworks are defined

Finally, a both special administrative penalty regime as criminal, in which a catalog of behaviors and sanctions that must be observed at all times by those involved in this activity creates joins.

The initiative is structured in a unique title and, in Chapter I, the general provisions in five items; in Chapter II, responsibilities are broken down, pointing out that the provisions of the Law apply to all types of pyrotechnic activities as well as chemicals for the manufacture or processing of these products. The powers of the Secretariat of National Defense, the Secretariat of Interior, the Secretariat of Economy, the Secretariat of Finance, the Secretariat of Communications and Transport, the Secretariat of Labor and Social Security Fund in eight articles, and which they correspond to the governments of the states and the Federal District and the governments of the municipalities and the Federal District delegations.

In Chapter III, the Classification of Chemicals Handicrafts pyrotechnic and for processing, it developed two items is set. Chapter IV deals with the permits and their validity in 11 items. In Chapter V, with an article measures for suspension and cancellation of permits are established. Chapter VI describes the scope of the licensees referred to the activities of manufacturing, marketing, consumption, import, export, storage and transportation, that in twenty items. In Chapter VII, on four items relating to developing the Safety and Training.

In 10 articles in Chapters VII and VIII describes the regulatory provisions governing the control and surveillance and security, and destruction. Chapter IX, broken down into eight articles, the Administrative Violations; and Chapter X, is responsible for establishing the administrative appeal to be entitled as licensee, occupying thirteen articles in Chapter XI to develop the assumptions conform crimes within this activity and penalties to which creditors will.

Project ends with five transitory articles.

Finally the lead with second article repealing subsection e) of fraction IV of Article 41 of the Federal Law on Firearms and Explosives eliminating things related to pyrotechnics.

INITIATIVE WITH PROJECT DECREE FOR TO ADD THE FRACTION V TO ARTICLE 64 OF THE GENERAL HEALTH LAW.

Author: Senator Lorena Cuellar Cisneros, PRD.

Topic: Breastfeeding.

Articles Reform: Reform article 64 of the General Health Law.

Synopsis

It proposed to provide that all health center or institution shall provide the mother, breastfeeding information, to enhance their capacity and preparing for the process and maintenance thereof; as well as the negative effects on the decision not to breastfeed the child.

**INITIATIVE WITH PROJECT DECREE FOR IS ADDING THE
PARAGRAPH VI BIS TO ARTICLE 118 OF THE GENERAL
HEALTH LAW.**

Author: Senator Lorena Cuellar Cisneros, PRD.

Topic: Sanitary control.

Articles Reform: Reform article 118 of the General Health Law.

Synopsis

The initiative seeks to provide the Secretariat of Health to exercise sanitary control in educational institutions for basic, intermediate and advanced means, including ancillary services, works, buildings, other facilities and accessories thereof.

**INITIATIVE WITH PROJECT DECREE FOR TO ADDING TO
ARTICLE 137 OF THE FEDERAL LABOR LAW.**

Author: Senator Lorena Cuellar Cisneros, PRD.

Topic: Infrastructure for housing of workers.

Articles Reform: Reform article 137 of the Federal Labor Law.

Synopsis

Proposes to add the Article 137 to influence housing policy for workers already established in the Law that the National Housing Fund should strictly meet the legislation applicable to construction to guarantee the right to safe drinking water, access schools and health services, environmental health, recycling systems, waste management and waste, drainage and sewerage systems, civil protection and public lighting based on the use of sustainable energy.



OPINION OF THE MEMORANDUM WITH PROJECT DECREE TO REFORM AND REPEAL SEVERAL PROVISIONS OF THE POLITICAL CONSTITUTION OF THE MEXICAN UNITED STATES ON REFORM POLICY OF THE MEXICO CITY.

Author: Initiatives presented: one 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 on 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 on November 26, 2013, by Senator Ana Lilia Herrera Anzaldo, PRI; other on 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.

Chamber of origin: Chamber of Senators.

Consultative Commissions: United Commissions on Constitutional Issues; the Federal District; Legislative Studies; Legislative Studies, First; and Legislative Studies, Second.

POCEEDINGS: If approved, it shall be submitted to the legislatures of the States.

Synopsis

The consultative commissions approved the co-legislative changes made. So, Articles 41 and seventh transitional change.

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 initiative sent by the chamber of Senators.

The reforms to the seventh transitional article dealing with provisions for the formation of the Constituent Assembly of Mexico City and the call by the General Council of the National Electoral Institute for the election of the Constituent deputies. The bill 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 bill. It proposes replacing the planned date for citizens who wish to be independent

candidates for the integration of the Constituent Assembly of Mexico City, not listed in the records of members of political parties to court in March 2016, instead of the month of February of that year, in response to the change of date for issuing the call for the holding of the election.

**OPINION OF THE INITIATIVE WITH PROJECT DECREE TO
REFORM AND ADDING VARIOUS PROVISIONS OF THE
ORGANIC LAW OF THE GENERAL CONGRESS OF THE MEXICAN
UNITED STATES.**

Author: Initiative presented on July 22, 2015, by Senators Angelica de la Peña Gomez, Diva Hadamira Gastelum Bajo and Martha Elena Garcia Gomez.

Chamber of origin: Chamber of Senators.

Consultative Commissions: United Regulations and Parliamentary Practices Committees; and Legislative Studies, with the view of the Commission for Gender Equality.

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

Synopsis

The consultative commissions considered that although the legislators proposed the addition of subsection c) of paragraph 1 of Article 106 of the Organic Law of the General Congress of the United Mexican States, to incorporate the Unit for Gender Equality to administrative units granted by the Board, as desirable, add a subsection d) of Article 106 to distinguish who is a technical unit and noted that although it is attached to the Bureau of the Senate of the Republic unit is a technical and not administrative unit.

It is proposed that the provision that the Commission for Gender Equality monitor compliance with its objectives, functions and the Programme for Gender Equality of the Senate of the Republic also have the necessary administrative structure and sufficient budget included to fulfill their functions.

OPINION OF THE MEMORANDUM WITH PROJECT DECREE FOR TO ADDING THE ARTICLES 47 AND 55 OF THE ORGANIC LAW OF THE GENERAL CONGRESS OF THE MEXICAN UNITED STATES.

Author: Initiative presented on October 7, 2014, by Deputies Silvano Aureoles Conejo and Margarita Elena Tapia Fonllem, PRD.

Chamber of origin: Chamber of Deputies.

Consultative Commissions: United Regulations and Parliamentary Practices Committees; and Legislative Studies.

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

Synopsis

The consultative commissions deem it appropriate, in your terms, to approve the bill that seeks to create the Unit for Gender Equality, with the intention to achieve an inclusion of gender policies within the Chamber of Deputies, confined to the general secretariat same, as a technical body responsible for ensuring the institutionalization of the gender perspective in organizational culture, in accordance with the respective Statute.

OPINION OF MEMORANDUM WITH PROJECT DECREE FOR ISSUED THE LAW STRENGTHENING THE MERCHANT MARINE AND MEXICAN SHIPBUILDING.

Author: Initiative presented on April 9, 2015 by Deputy Arnaldo Ochoa Gonzalez, PRI.

Chamber of origin: Chamber of Deputies.

Consultative

Commissions: Marina United committees; and Legislative Studies, First.

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 purpose of the Law to Strengthen Merchant Marine and Shipbuilding Mexican is to establish conditions conducive to the development of the merchant marine and the Mexican naval industry through the implementation of incentives to competition being equal internationally.

It proposes that import or export charges that are governmental or quasi-governmental entities, should preferably be transported in Mexican vessels.

The consultative commissions approved the memorandum with several amendments.

**OPINION OF THE MEMORANDUM WITH PROJECT DECREE
THAT THE NAME AND MISCELLANEOUS PROVISIONS OF THE
LAW OF SOCIAL AND SOLIDARITY ECONOMY OF REGULATORY
PARAGRAPH SEVENTH OF ARTICLE 25 OF THE
CONSTITUTION, WITH RESPECT TO SOCIAL ECONOMY
SECTOR REFORM, AND ADDED FRACTION XIV TO ARTICLE 32
OF THE ORGANIC LAW OF THE FEDERAL PUBLIC
ADMINISTRATION.**

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

Chamber of origin: Chamber of Deputies.

Consulative

Commissions: Joint Committee on Social Development; and Legislative Studies.

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

Synopsis

The consultative commissions approved in the terms of the memorandum that proposes the transfer of decentralized administrative body called the National Institute of Social Economy, currently attached to the Secretariat of Economy to move to the Secretariat of Social Development, in order to adapt the actions of this Institute a more social approach.

With the transfer of the National Institute of Social Economy to the Secretariat of Social Development it is to properly guide the Institute's actions, aligning them with the guidelines and policies of social character of the Federal Government, to promote people in poverty have access to productive options to develop sustainable and productive projects that generate jobs that allow them to achieve a decent standard of living.

OPINION OF THE INITIATIVE WITH PROJECT DECREE FOR TO REFORM THE PARAGRAPH SECOND TO ARTICLE 22 OF THE POLITICAL CONSTITUTION OF THE MEXICAN UNITED STATES.

Author: Initiative presented on April 23, 2013, by Senator Benjamin Robles Montoya, PRD.

Chamber of origin: Chamber of Senators.

Consultative

Commissions: United Commissions on Constitutional Issues; and Legislative Studies, First.

PROCEEDINGS: Fully Concluded.

Synopsis

The initiative proposes to amend the second paragraph of Article 22 of the Constitution, to establish that the judicial authority shall order the forfeiture to the comprehensive care of victims and repair the damage of those goods instrument, object or proceeds of crime in cases involving organized crime, crimes against health, kidnapping, vehicle theft and trafficking.

In this regard the proposed consultative commissions reject the proposal on the ground that is already regulated in the national legal order and from the constitutional level, the figure of reparation and comprehensive care to victims.

**OPINION OF THE INITIATIVE WITH PROJECT DECREE FPR TO
ADDING ONE LAST PARAGRAPH 102 OF THE POLITICAL
CONSTITUTION OF THE MEXICAN UNITED STATES.**

Author: Initiative presented on March 6, 2014, by Senator Ana Gabriela Guevara Espinoza, PT.

Chamber of origin: Chamber of Senators.

Consultative

Commissions: United Commissions on Constitutional Issues; Human Rights; and Legislative Studies, First.

PROCEEDINGS: Fully Concluded.

Synopsis

The initiative aims to integrate the content of Article 102 of the Constitution the power to the CNDH, through the Human Rights Commissions of the states and the Federal District, to develop diagnostic information by state of human rights, with the participation of the non-governmental organizations of their own states, government institutions and academia, in which the situation that human rights in those parts of the Federation members described.

The consultative commissions proposed scrap the initiative, because it is already under regulatory provisions in force, without requiring them to rise to constitutional compliance.