



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 03, 2015

NOTEBOOK

29

## **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

01

**Project of Law or Decree****Registered Initiatives**

30

PRI:	5	PT:	7
PAN:	1	JOINT:	2
PRD:	15		

06

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

Commissions of:  
 Tourism: 1  
 Housing: 1  
 Commerce and Industrial Development: 1

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

11

Commissions of:  
 Constitutional Issues: 1      Health: 7  
 Agrarian Reform: 1      Culture: 1  
 Justice: 1

33

**Points registered agreements**

PRI:	8	PT:	2
PAN:	11	JOINT:	3
PRD:	7		
PVEM:	2		



# PROJECTS OF LAW OR DECREE

## PROJECT DECREE TO REFORM AND ADD SEVERAL PROVISIONS OF THE LAW OF SUSTAINABLE FORESTRY.

**Author:** Initiative presented on September 22, 2015, by Deputy Alma Lucia Arzaluz Alonso, PVEM.

**Topic:** Land burned.

**Articles Reform:** Reform articles 117, 128, 163 and 165 of the General Development of Sustainable Forestry Law.

**Memorandum:** 10

**Vote in the Chamber of Deputies:** Approved for the Chamber of Deputies on December 01, 2015, with 415 votes in favor.

### Synopsis

It proposes to establish that it may not grant authorization to change land use in ground fire without their having spent 20 years and is credited to the Secretariat of Environment and Natural Resources that the ecosystem has regenerated.

Makes it an offense to carry on burnt land, any activity or use other than restoration or sustainable forest management, within that fire, occurred 20 years conduct punishable by a fine of 150 to 30.000 days of minimum wage.



**INITIATIVE WITH PROJECT DECREE TO REFORM THE ARTICLES 9, PARAGRAPH FIRST AND 14 OF THE GENERAL INFRASTRUCTURE OF PHYSICAL EDUCATION; AND REFORM THE ARTICLES 55, FRACTION SECOND AND 59, PARAGRAPH SECOND OF THE GENERAL LAW OF EDUCATION.**

**Author:** Senador Oscar Roman Rosas Gonzalez, PRI.

**Topic:** Decent school.

**Articles Reform:** Reform Articles 9 and 14 of the Law of Physical Education Infrastructure; and Articles 55 and 59 of the General Law of Education.

### Synopsis

Proposes reforms to the General Law on Education Physical Infrastructure and Education Law, to generate, regulatory mechanisms that oblige the education authorities, in fulfillment of their duties, no authorizations for the provision of education are granted in any real arrangements if they do not have the minimum specifications required for quality education brand as Article 3 of the Constitution and in accordance with the components for a decent school established by the INIFED.

The reforms to the General Law of Education Physical Infrastructure Article 9 aim to clarify that all properties intending used to provide educational services, not only holding the appropriate licenses warnings and operating but all schools have invariably certified quality schools.



Moreover, the amendments to Article 14 proposes to introduce the components of the "Decent School" program, as a prerequisite to obtain the quality certification from the National Institute of Educational Physical Infrastructure, which must be: structural safety and conditions operation; health services; Equipament and mobiliarity; accessibility; areas of administrative services; infrastructure for connectivity; and multipurpose spaces.

To harmonize these new provisions with the national education system, the Education Law in Articles 54 and 59 in order to reform the federal and state educational authorities to monitor and enforce, both in schools and in public education to impart particular, the requirements for certification to operate as quality schools.

## INITIATIVE WITH PROJECT DECREE ADD SEVERAL PROVISIONS OF THE LAW ON CUSTOMS CORRECTION OF MOTIONS.

**Author:** Senator Juan Alejandro Fernandez Sanchez Navarro, PAN.

**Topic:** Rectification of the motion.

**Articles Reform:** Reform articles 89 and 89-A of the Law on Customs.

### Synopsis

It is to be incorporated into the Customs Law the opportunity to rectify the motion when the goods are in the customs own purpose.

Therefore, it added five paragraphs of Article 89 of the Customs Law if, during the customs inspection, irregularities are discovered in the permit processed and or goods subject to customs clearance, is allowed to carry out rectification motion, in order to facilitate customs clearance of the shortness of the same and, consequently, low operating costs arising from customs precautionary attachment of these with the start of a customs procedure.

And the addition of Article 89-A is proposed to establish the right of taxpayers to rectify the information collected on the motions once the goods, where the SAT so indicate, the Regulations or in the Rules Foreign Trade.

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

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

**Topic:** Consecutively Reelection.

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

### Synopsis

Proposes to delete the figure of consecutive reelection for Senators and Deputies of the Union Congress, as well as mayors, councilors, mayors and deputies of state congresses.

## INITIATIVE FOR TO REFORM AND ADDS THE FRACTIONS I AND II TO ARTICLE 13 OF THE LAW OF ACQUISITIONS, LEASES AND PUBLIC SECTOR SERVICES.

**Author:** Senator Layda Sansores San Roman, PT.

**Topic:** Tenders.

**Articles Reform:** Reform article 13 of the Law of Acquisitions, leases and Public Sector Services.

### Synopsis

The initiative aims, which is not considered as financing operation, the granting of advances, which should be guaranteed by suppliers to conclude contracts.

Notes that in the case of MIPYMES, the advance will necessarily established by the agency or entity in the notice of the public tender, the invitation to at least three people or quote request.

It also claims that other factors such as the amount for procurement, financial market cost and time of manufacture of the goods in question are met, giving in each case the highest percentage possible and according to the stratification established by the Secretariat of Economy in agreement with the Secretariat of Finance and Public Credit.

**INITIATIVE WITH PROJECT DECREE IS DECLARED ON 30 NOVEMBER EACH YEAR AS THE "NATIONAL DAY OF EATING DISORDER".**

**Author:** Senators Diva Hadamira Gastelum Bajo, Cristina Diaz Salazar, Hilda Esthela Flores Escalera, Juana Leticia Herrera Ale, Itzel Sarahi Rios de la Mora, and Lilia Guadalupe Merodio, PRI.

**Topic:** Eating Disorders.

**Articles Reform:** Decree declaring November 30 of each year as "National Day of the eating disorder."

**Synopsis**

It proposes that the Congress declares, on November 30 of each year as "National Day of Food behavior disorders."

## INITIATIVE WITH PROJECT DECREE AMENDING ARTICLES 20 AND 21 AND SECTION I OF ARTICLE 78 OF THE LAW OF THE NATIONAL STATISTICAL AND GEOGRAPHIC INFORMATION.

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

**Topic:** Indicators.

**Articles Reform:** Reform Articles 20, 21 and 78 of the Law of the National System of Statistical and Geographic Information.

### Synopsis

Proposes to establish a subjective well-being index consists of indicators that are at least: psychological, health, time use, vitality, education, culture, perceptions of government policies, standard of living and work, among others.

It also considers migrants and displaced as a separate category of the population dynamics of a group considered that in terms of subjective well-being does not fit within the current methodology.

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

**Author:** Senator Layda Sansores San Roman, PT.

**Topic:** Rights of persons with disabilities.

**Articles Reform:** Reform articles 2, 7, 11, 12 and 19 of the General Law for Inclusion of Persons with disabilities.

### Synopsis

It proposes adapting various provisions of the Act to perform specific actions and observe the basic human rights of people with disabilities and materialize in daily life, approaching this vulnerable into productive life sector.

Adds definitions of affirmative action, awareness, comprehensive work and protected work.

For Health and welfare, adds article 7 to increase actions that the Secretariat of Health should take to build, equip and maintain in good condition two specialized medical centers that allows the orientation, prevention, detection, care, early stimulation, comprehensive or specialized care, rehabilitation, habilitation, treatment and care with surgical procedures necessary to safeguard the lives of people with disabilities. Protected in that sense I minors who are attending a school period and because of their disabilities have to go over a period of 20 working days in the hospital, this must have pedagogical advisors which will keep them updated in function their schooling.

Moreover, in terms of employment states that the Federal Government should hire people with disabilities in at least 3% for base stations and confidence. Also it includes work incapacity disability-related issues without suspending their pay.

With regard to education increases the actions envisaged to promote the right to education, promoting inclusion of people with disabilities at all levels of the national education system, developing and implementing rules, regulations and administrative sanctions to prevent their discrimination and the accessibility to educational facilities. Also boosting courses, workshops and seminars at all levels of the education system on respect and inclusion of people with disabilities. The institutions have a very wide area (mainly universities) will be required to have at least two cars or means of transport that allows easy access to the facilities.



In terms of public transport and communications, deployed in the capital cities of each state and the Federal District transportation systems for people with disabilities they are fully equipped according to the classification of disabilities. In education it suggests that the education system to develop and promote a culture of respect and inclusion for this sector at all educational levels.

**INITIATIVE WITH PROJECT DECREE TO REFORM FOR  
ADDING TWO PARAGRAPHS TO ARTICLE 211 BIS OF THE  
FEDERAL PENAL CODE.**

**Author:** Senator Monica T. Arriola Gordillo, SGP.

**Topic:** Crimes against children.

**Articles Reform:** Reform article 211 bis of the Federal Penal Code.

**Synopsis**

Proposes to criminalize behaviors such as reveal, disclose, use, circulate or publish any video recorded information, photographs, films, images obtained from the networks, computer systems, electronic devices or substitutes for persons under 18 years of age or persons who do not the ability to understand the meaning to resist, and that threaten the free development of personality, imposing of 6-12 years imprisonment and 300 to 600 days' fine, but if these publications are used to commit crimes such as kidnapping, rape , extortion, child pornography and trafficking in persons the penalty will be from 9 to 18 and 750-2250 days fine regardless of the penalties incurred for offenses committed.

**INITIATIVE WITH PROJECT DECREE TO REFORM FRACTION II OF ARTICLE 170 OF THE LAW OF AMPARO, REGULATORY OF ARTICLES 103 AND 107 OF THE POLITICAL CONSTITUTION OF THE MEXICAN UNITED STATES.**

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

**Topic:** Favorable resolution.

**Articles Reform:** Reform article 170 of the Law of Amparo, Regulatory of articles 103 and 107 of the Political Constitution of the Mexican United States.

**Synopsis**

With the addition of a second paragraph to section II of Article 170 of the Amparo Law it seeks to incorporate the term "favorable resolution" understood that resolved absolutely the claim of the plaintiff, granting the greatest benefit and preventing the authority to issue a new act with the same sense of involvement.

**INITIATIVE WITH PROJECT DECREE TO REFORM THE ARTICLE 137 OF THE LAW OF THE INSTITUTE OF SOCIAL SECURITY AND STATE EMPLOYEES AND IS ADDED ARTICLE 137 BIS TO THE SOCIAL SECURITY LAW.**

**Author:** Senator Raul Moron Orozco, PRD.

**Topic:** Pension.

**Articles Reform:** Reform article 137 of the Law of the Institute of Social Security and State Employee; and article 137 bis of the Social Security Law.

### Synopsis

Proposes that the content of Article 137 of the Law of IMSS will be replicated in the law of ISSSTE, to any citizen who disappeared from his home for more than a month without news of his whereabouts have, family heirs, entitled to pension, enjoy the same in terms of section pension upon death disability insurance and life on an interim basis, and other medical and social entitled services upon respective request, it being sufficient that it is established kinship and the disappearance of the pensioner, without the need to promote formal proceedings absence.

**INITIATIVE WITH PROJECT DECREE OF PROPOSED TO  
MODIFY THE ARTICLES 362 AND 363 OF THE COMMERCIAL  
CODE AND 174 OF THE GENERAL OF SECURITIES LAW AND  
LOANS.**

**Author:** Senator Layda Sansores San Román, PT.

**Topic:** Interests.

**Articles Reform:** Reform Articles 362 and 363 of the Commercial Code; and Article 174 of the General Law on Negotiable Instruments and Credit Transactions.

**Synopsis**

It proposes setting parameters or limits to avoid usury and the capitalization of interest in commercial matters and in civil matters, establishes a clear language to establish with certainty that even if voluntarily agreed upon interest payments, these are not excessive; determining objective parameters, endorsing a legal interest 6%; and in cases where the parts agree interests, they must not exceed 30% annually.

## INITIATIVE WITH PROJECT DECREE TO REFORM THE ARTICLE 691 OF THE FEDERAL LABOUR LAW.

**Author:** Senators Jesus Casillas Romero and Carlos Romero Deschamps, PRI.

**Topic:** Labor rights of minors.

**Articles Reform:** Reform article 691 of the Federal Labour Law.

### Synopsis

It proposes to add a paragraph to Article 691 of the Federal Labor Law to establish that when a worker less convincingly appear for trial without proof of age, the Conciliation Board shall carry out the necessary measures to verify, and where appropriate, ensure in all stages of the trial protecting his interests in terms of the Political Constitution of the Mexican United States, international treaties to which Mexico is a part and the Federal Labor Law.

## INITIATIVE WITH PROJECT DECREE FOR IS ISSUED TO THE LAW OF CAPITAL TO MEXICO CITY.

**Author:** Senator Mario Delgado Carrillo, PRD.

**Topic:** Capital to Mexico City.

**Articles Reform:** Issued to the Law of Capital to Mexico City.

### Synopsis

Proposes to issued to the Law of Capital to Mexico City, which is to regulate the regime of capital to Mexico City as converge there several conditions: to be the historical capital of the Mexican nation, the Federal District, the seat the powers of the Union, the capital of the Mexican United States and also to be the most important economic, financial, tourist and cultural center.

The regime of capital to Mexico City includes but not limited manner the following powers: urban mobility and public transport; education and health; public safety and public security; rehabilitation and social reintegration; tourism and culture; City water infrastructure; Metropolitan policy and environmental management; civil protection; safekeeping and custody strategic installations; enforcement and administration of justice; taxation; and any other matters that could significantly affect the normal development of public service as a result of the regime of capital to Mexico City.

In order to properly address the matter of the regime of capital Mexico City, the Capital Commission was created as an instance of cooperation and coordination between the federal authorities and the Federal District to manage the affairs of the capital regime. The titular head of the Federal District chair the Commission, which shall consist of three representatives of the Federal Government and three representatives of the Federal District, appointed by the President of the Republic and the Head of the Federal District, who will have a say. A representative of the Federal District Committees of both the Chamber of Deputies and the Chamber of Senators, as well as a representative of the Legislative Assembly of the Federal District, will be permanently invited to the Commission, who will have voice only.

It is established by law, that the City of Mexico, in addition to the income to which he is entitled pursuant to the provisions of the Constitution, the Statute of Government, federal laws and the Federal District, is entitled to a federal subsidy for their capital regime and rules governing the exercise of the federal subsidy and accountability are developed, as well as those relating to accountability and oversight.



## INITIATIVE WITH PROJECT DECREE FOR IS CREATED THE FEDERAL PROTECTION AND PROMOTION OF EMPLOYMENT.

**Author:** Senator Layda Sansores San Roman, PT.

**Topic:** Protection and promotion of employment.

**Articles Reform:** Create the Federal Law on Protection and Promotion of Employment.

### Synopsis

The Law is intended issue is to establish the basis for protection, promotion and employment promotion in order to ensure the comprehensive economic and social development. Also, establish and regulate, as public policy, the unemployment insurance program for the benefit of the workers who involuntarily lose their formal employment in Mexico.

It notes that the implementation of the law lies with the federal executive branch through the Secretariat of Labor and Social Welfare and the Secretariat of Economy, as well as state governments, in accordance with its powers and within the scope of their respective powers.

It states that unemployment insurance is a system of social protection for unemployed persons resident in Mexico, aiming to create the conditions for joining the labor market and the enjoyment of the constitutional right to decent work and socially useful.

Beneficiaries can only access insurance for a period not exceeding six months, every two years, provided they demonstrate compliance with the Clerk of the requirements and obligations under this system, in the respective call and other administrative provisions. The amount of insurance amount to 30 days of the general minimum wage in the Federal District and will be delivered monthly to the beneficiary.

It wants the head of the Federal Executive Power, through the Secretariat of Finance and Public Credit, stimulate, support, encourage and promote measures to increase the productivity of enterprises, so that employment growth will lead to higher levels of welfare for the inhabitants of Mexico.

Create an Advisory Council for the Promotion and Protection of Employment which will be a collegial body of consultation on employment protection to the appropriate authorities, to coordinate their actions with other agencies responsible for the protection and promotion of employment.

The Secretariat of Labor and Social Welfare developed in coordination with the delegations a register of persons seeking employment, as aptitudes, aspirations or profession, and express companies have vacancies.

## INITIATIVE WITH PROJECT DECREE TO REFORM SEVERAL ARTICLES OF THE LAW OF RURAL SUSTAINABLE DEVELOPMENT.

**Author:** Senators Manuel Cota Jimenez, Gerardo Sanchez Garcia, Mely Romero Celis and Hilaria Dominguez Arvizu, PRI.

**Topic:** Youngs.

**Articles Reform:** Reform articles 143, 144, 161 and 163 of the Law of Rural Sustainable Development.

### Synopsis

With the reform wing Law for Sustainable Rural Development is to establish that the Inter-ministerial Commission proposes programs with emphasis on the roots of the young population, being the root of the population in order to sectoral programs without prejudice to any other attributed.

**INITIATIVE WITH PROJECT DECREE TO REFORM THE  
FRACTION C OF ARTICLE 26 OF THE POLITICAL  
CONSTITUTION OF THE MEXICAN UNITED STATES.**

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

**Topic:** CONEVAL Autonomy.

**Articles Reform:** Reform article 26 of the Political Constitution of the Mexican United States.

**Synopsis**

The reform is intended to eliminate the power of the President of the Republic to object to the appointment of the National Council for Evaluation of Social Development Policy, within ten working days and, if not done, it will serve as counselor person appointed by the Chamber of Deputies.

## INITIATIVE WITH PROJECT DECREE TO REFORM THE FRACTION VI OF THE ARTICLE 89 OF THE POLITICAL CONSTITUTION OF THE MEXICAN UNITED STATES.

**Author:** Senator Layda Sansores San Román, PT.

**Topic:** National security.

**Articles Reform:** Reform article 89 of the Political Constitution of the Mexican United States.

### Synopsis

Proposes to set as the power of the Federal Executive all have permanent armed force including the land Army, Navy and Air Force for internal security and external defense of the Federation.

**INITIATIVE WITH PROJECT DECREE TO REFORM AND ADD TO  
THE ARTICLE 60 OF THE GENERAL LAW OF EDUCATION.**

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

**Topic:** Official validity of studies.

**Articles Reform:** Reform article 60 of the General Law of Education.

**Synopsis**

Intends to establish that the lack of documentation on identity should not be cause to deny educational services, if a child does not have them, the school should give knowledge to the local bodies in charge of child protection, in accordance with the provisions of the General Law on the Rights of Children and Adolescents, to regularize their situation.

In the case of migrant infants, shall be issued certificate of educational content placed during the child's stay in the country.

**INITIATIVE WITH PROJECT DECREE TO REFORM THE FRACTIONS I AND II AND ADDS A FRACTION III, ARTICLE 19 BIS OF THE FEDERAL LAW BUDGET AND FISCAL RESPONSIBILITY.**

**Author:** Senator Martha Palafox Gutierrez, PT.

**Topic:** Educational infrastructure.

**Articles Reform:** Reform article 19 bis of the Federal Law Budget and Fiscal Responsibility.

**Synopsis**

It proposes that 20% of the excess resources from the Bank of Mexico are intended to improve the educational infrastructure of basic education through the Multiple Contributions Fund (FAM).

## INITIATIVE WITH PROJECT DECREE FOR TO REFORM AND ADDING VARIOUS PROVISIONS OF THE POLITICAL CONSTITUTION OF THE MEXICAN UNITED STATES.

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

**Topic:** Requirements to be Minister of the SCJN.

**Articles Reform:** Reform articles 95 and 96 of the Political Constitution of the Mexican United States.

### Synopsis

Proposes to add to Article 95 of the Constitution, a requirement to be Minister of the SCJN, the Electoral not been Judge of the Judicial Power of the Federation.

It also amends Article 96 of the Constitution, in order that the President of the Republic accompanying documentation proving compliance with the requirements of Article 95 of the Constitution, for each of the members of the triplet, motivation and justification of each proposal.



**INITIATIVE WITH PROJECT DECREE TO REFORM THE FRACTION II TO ARTICLE 76, AS WELL AS THE FRACTION IV TO ARTICLE 89, BOTH OF THE POLITICAL CONSTITUTION OF THE MEXICAN UNITED STATES.**

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

**Topic:** Military Ombudsman.

**Articles Reform:** Reform articles 76 and 89 of the Political Constitution of the Mexican United States.

**Synopsis**

It proposes to amend Articles 76 and 89 Constitutional, in order that as part of the appointments made by the President of the Mexican United States, there is a military ombudsman, which has as its principal function to monitor the performance of their duties the armed forces do not violate human rights of others.

With the amendment of Article 76 it is intended that the Senate is a participant in the ratification of the military ombudsman, thus ensuring the suitability of the person in charge of such high responsibility, to ensure fairness in the appointment proposed by the Executive.

## INITIATIVE WITH PROJECT DECREE TO REFORM AND ADD SEVERAL PROVISIONS OF THE POLITICAL CONSTITUTION OF THE MEXICAN UNITED STATES.

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

**Topic:** Judicial Reform.

**Articles Reform:** Reform article 100 of the Political Constitution of the Mexican United States.

### Synopsis

The proposal amends Article 100 of the Political Constitution of the Mexican United States and has to do with the integration of the Federal Judicial Council, with the aim of strengthening their independence and avoid any conflict of interest.

It is intended that the Judicial Council composed of seven members, three Directors appointed by the Full Court, by a majority of at least eight votes, among the circuit magistrates and district judges; three members appointed by the Senate, and one by the President of the Republic. Every two years, its members elect from among its members a Chairman, who shall not be reelected for the immediately following term and seeks that all Directors last five years in office and be replaced in stages, and may not be appointed to a new period.

The attribution of the Full Court for review is eliminated and, if necessary, revoke the agreements the Council of the Judiciary approved.



## INITIATIVE WITH PROJECT DECREE TO REFORM AND ADD SEVERAL PROVISIONS OF THE ORGANIC LAW OF THE FEDERAL JUDICIARY.

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

**Topic:** Procedural immediacy.

**Articles Reform:** Reform articles 26, 30, 43, 157, 158 and 161 of the Organic Law of the Federal Judiciary.

### Synopsis

Proposes to amend articles 26, 30, 43, 157, 158 and 161 of the Organic Law of Judicial Power of the Federation, in order to establish clear rules ensuring the direct presence of judges in all procedural stages, proceedings and hearings and its direct link with the parties in dispute. It seeks, with the initiative that the principle of procedural immediacy apply to judges, magistrates and ministers same Supreme Court of Justice of the Nation.

The reform of articles 26, 30 and 43 provide that temporary substitutions in the minors fifteen days, the secretaries will be prevented to conduct any investigation or measures, whether they involve a change of legal status in the file in question. In this case, in any case the Secretary may conduct any investigation or measures, whether they result in decisions involving a change of legal status in the file in question.

The amendments to sections 157 and 158, intended that the proceedings to be performed outside the offices of the Supreme Court, the Council of the Federal Judiciary of the collegiate courts or district courts, are carried out by the minister, counselor, judge or district judge and the

secretary or clerk accompany them, but not which takes place, as usual, in which the exception has become rule. Thus, it is established that the measures to be performed outside the offices of the Supreme Court or the Council of the Federal Judiciary will be held by the minister, counselor, or district judge that purpose I commissioned the seised matter under observation, accompanied by the secretary or clerk concerned.

Finally, the amendments to Article 161 of the same Code, is to force the Judicial Council name the secretaries in charge of supplying judges and magistrates, without any possibility of that is ignored in this task, as currently permitted by law. In addition to eliminating the "witness assistance" to validate the actions with the character of judges have secretaries, to raise the responsibility, so I just may do another secretary or failing an actuary.

## INITIATIVE WITH PROJECT DECREE TO REFORM AND ADD SEVERAL PROVISIONS OF THE ORGANIC LAW OF THE FEDERAL JUDICIARY.

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

**Topic:** Transparency.

**Articles Reform:** Reform article 81 of the Organic Law of the Federal Judiciary.

### Synopsis

It proposes to reform and to add Article 81 of the Organic Law of Judicial Power of the Federation to establish legal provisions that show through the decisions of the judges and magistrates of the judiciary, and ending the practice of omitting their identity.

This, through the initiative proposed by attributing the Council of the Federal Judiciary the power to set the foundations of IT policy and statistical information that reveal and plan the development of the Judicial Power of the Federation, as well as, adherence to rules on transparency and access to public information be made available to individuals in the corresponding website information about the common and specific obligations on transparency for the judiciary. Unless duly justified cases, any public information on a court decision must specify the name of the judge who issues it. It also regularly gather, document, select and disseminate to public, the sessions of the collegiate circuit courts.



## INITIATIVE WITH PROJECT DECREE TO REFORM AND ADD PROVISIONS OF THE LAW OF THE BANK OF MEXICO.

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

**Topic:** Stability of purchasing power.

**Articles Reform:** Reform article 2 of the Law of the Bank of Mexico.

### Synopsis

Proposes to reform the article 2 of the Law of the Bank of Mexico to extend the priorities of the Bank of Mexico such as to ensure the stability of the purchasing power of the national currency.

Also seek monetary and credit conditions in order to ensure maximum employment generation, stabilization of prices, moderate interest rates, and economic growth.

In addition to providing resources primary issue of money, in the form of productive credit exclusively for Strategic Projects of the National Development Plan and others that the executive set.



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

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

**Topic:** Municipal strengthening.

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

### Synopsis

The proposed addition of a final paragraph to Article 115 of the Constitution is intended to implement a national municipal development program to increase the technical, administrative and organizational for municipalities front facing shortcomings.

## INITIATIVE WITH PROJECT DECREE FOR IS ADDED TO ARTICLE 8 OF THE LAW OF THE RIGHTS OF THE ELDERLY.

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

**Topic:** Benefits to older adults.

**Articles Reform:** Reform article 8 of the Law of the Rights of the Elderly.

### Synopsis

The initiative is intended to compel departments and agencies of the three levels of government to respect the age definition stipulated in the law itself makes to refer to the Elderly, with special emphasis when carrying out distribution benefits, support and subsidies aimed at older adults.

**INITIATIVE WITH PROJECT DECREE TO REFORM THE ARTICLES TO ARTICLES 5, 12, 13, 16, 17, 18, 19, 22, 24, 25, 46 AND 55 AS WELL AS THE ADDITION OF AN ARTICLE 17 BIS OF THE LAW OF ECONOMICS AND SOCIAL SOLIDARITY, REGULATORY PARAGRAPH SEVENTH OF ARTICLE 25 OF THE POLITICAL CONSTITUTION OF THE MEXICAN UNITED STATES.**

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

**Topic:** Transparency and accountability.

**Articles Reform:** Reform articles 5, 12, 13, 16, 17, 17 bis, 18, 19, 22, 24, 25, 46 and 55 of the Law of Economics and Social Solidarity, Regulatory Paragraph Seventh of article 24 of the Political Constitution of the Mexican United States.

### Synopsis

It aims to strengthen the decision-making of the National Institute of Social Economy, transforming administrative agency of the Secretariat of Economy, a decentralized administrative body of the Secretariat of Social Development, the Institute may acquire greater technical autonomy, with legal personality and heritage own, to optimize resource management.

On the other hand, aims to ensure greater efficiency and effectiveness as a decentralized body INAES poses strengthen transparency, accountability and social control, establishes a greater role of the Advisory Council and the Board of Governors now, which extends the responsibility and civic and industry organizations, educational institutions and research and development, academics and specialists, as well as others interested in the consolidation of the social economy at national and international participation.

**INITIATIVE WITH PROJECT DECREE TO ADDING ONE  
ARTICLE 52 BIS TO GENERAL HEALTH LAW.**

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

**Topic:** People accompanying patients.

**Articles Reform:** Adding article 52 bis of the General Health Law.

**Synopsis**

Proposes adding an Article 52 bis to the law, for the right accompaniment is incorporated in the hospital, for this initiative establishes that every hospital has the right to have the largest possible contact with his family through programs allow the permanent presence of a family member, companion, or, where appropriate, of daily contact by not less than two hours time on two segments of morning and evening.

Points out that this right may not be suspended or canceled for any reason, except in cases of epidemic, serious internal order of the health unit or damages when contact with relatives jeopardize the physical, psychological integrity or affect the suitable treatment for the patient.

Finally it states that the hospital authority will monitor the provisions of this Article with a focus on children and people with disabilities.

**INITIATIVE WITH PROJECT DECREE FOR TO MODIFIED THE ARTICLE 36 AND ADDS THE FRACTIONS XI AND XII TO ARTICLE 37 OF THE CHAPTER V OF THE FEDERAL LAW TO PROMOTE MICRO-INDUSTRY THE ARTISANAL ACTIVITY.**

**Author:** Senators Adolfo Romero Lainas, Sofio Ramirez Hernandez, Lisbeth Hernandez Lecona, Alejandro de Jesus Encinas Rodriguez, Fernando Yunes Marquez, Fidel Demedicis Hidalgo, Luz Maria Beristain Navarrete, Jose Francisco Yunes Zorrilla, Iris Vianey Mendoza Mendoza, Carlos Manuel Merino Campos, Isidro Pedraza Chavez and Armando Rios Piter.

**Topic:** Promoting micro-industry.

**Articles Reform:** Reform articles 36 and 37 of the Federal Law to Promote Micro-Industry the artisanal activity.

### Synopsis

It proposes to amend article 36 to integrate other representatives of the Inter-ministerial Commission for the Promotion of Micro Industry at the Secretariat of Social Development.

Furthermore, Article 37 is added to empower the Inter-ministerial Commission for the Promotion of Micro Industry to propose primarily on certain areas of focus for each fiscal year, appropriate programs and incentives to encourage the production and marketing of handicrafts; and to propose appropriate programs and incentives aimed at achieving the establishment and impetus to the development of micro, as specified for each fiscal year as priority attention areas.



## 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:** It will be first reading.

### 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 TO REFORM ARTICLE 81 OF THE LAW OF HOUSING.

**Author:** Initiative presented on June 03, 2015, by Senators Hilda Esthela Flores Escalera, Juana Leticia Herrera Ale, Maria Cristina Diaz Salazar, Itzel Sarahi Rios de la Mora, Lilia Guadalupe Merodio Reza, Diva Hadamira Gastelum Bajo, Anabel Acosta Islas, Mayela Quiroga Tamez, Braulio Fernandez Aguirre and Maria Elena Barrera Tapia.

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

**Consultative**

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

**PROCEEDINGS:** It will be first reading.

### Synopsis

It proposes that the Federal Government is promoting in the three levels of government to use basic inputs for housing construction, ensuring quality and sustainability.

**OPINION OF THE INITIATIVE WITH PROJECT DECREE TO REFORM AND ADDING SEVERAL PROVISIONS OF THE LAW OF CORPORATIONS, THE CODE OF COMMERCE, AND THE TAX CODE OF THE FEDERATION.**

**Author:** Initiative presented on December 09, 2014, by Senators Ernesto Javier Cordero Arroyo, Hector Larios Cordova, Francisco Lopez Brito, Marcela Torres Peimbert, Carlos Mendoza Davis, Jose Francisco Yunes Zorilla, Manuel Cavazos Lerma, Patricio Martinez Garcia, Aaron Irizar Lopez, Ismael Hernandez Deras, Graciela Ortiz Dominguez, Zoe Robledo Aburto, Armando Rios Piter and Juan Gerardo Flores Ramirez.

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

**Consulative**

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

**PROCEEDINGS:** It will be first reading.

### Synopsis

Proposed reform, only the General Law of Commercial Companies in the second paragraph of Article 1, the first paragraph of Article 20; CHAPTER XIV "From simplified joint stock company" Articles 260, 261, 262, 263 and 264; A fraction VII, to article 1, Paragraph Fifth paragraph to article 2, are added and subsequent, a second paragraph to Article 5, Articles 265, 266, 267, 268, 269, 270, 271, 271 are crossed, 272 and 273.

With the amendments to the Law Society it creates Simplified Stock (SAS's), which may be constituted as variable capital company, observing the provisions of Chapter VIII of this Law shall be registered in the Public Registry of Commerce.

The Simplified joint stock company is one that is formed with one or more individuals who are only required to pay their contributions represented equity. In any case, individuals may be simultaneously shareholders other corporation referred to in sections I to VII, Article 1 of this Law, if their involvement in these corporations allows them to take control of the company or administration, in terms of

Article 2, Section III of the Securities Market Law.

The total annual income of a simplified joint stock company may not exceed 5 million pesos. In case of exceeding the respective amount, simplified joint stock company will become another corporate regime under this Law, in the terms in which it is established in the rules mentioned in Article 263 of the same. The amount specified in this paragraph shall be updated annually on January each year, considering the update for the period included from December of the penultimate year to December immediately prior to that for which you are upgrading , same that will be obtained in accordance with Article 17-A of the Fiscal Code of the Federation. The Secretariat of Economy published the update factor in the Official Gazette during the month of December each year.

The Simplified joint stock company, is constituted by one or more shareholders; extern shareholders consent under the bylaws that the Secretariat of Economy made available through the electronic system of incorporation; and that all shareholders have a certificate of advanced electronic signatures.

The electronic system for SAS's constitution will be conducted by the Secretariat of Economy, functioning and operation is governed by the general rules to that effect issued by the Secretariat itself. It is set to the Shareholders as the supreme organ of the SAS's made up of all shareholders.

## 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.

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

**PROCEEDINGS:** It will be first reading.

### 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:** It will be first reading.

### 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.

**Consultative**

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

**PROCEEDINGS:** It will be first reading.

### 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 TO REFORM THE FRACTION II TO SUBSECTION A TO THE ARTICLE 30 OF THE POLITICAL CONSTITUTION OF THE MEXICAN UNITED STATES.**

**Author:** Initiative presented on March 18, 2015, by Senator Ana Gabriela Guevara Espinoza, PT.

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

**Consultative Commissions:** United Commissions on Constitutional Issues; Interior; and Legislative Studies, Second.

**PROCEEDINGS:** It will be first reading.

**Synopsis**

It proposes to reform Fraction II of paragraph A) of Article 30 of the Constitution to establish that Mexicans by birth are those born abroad of Mexican parents, of a Mexican father or a Mexican mother.

**OPINION OF THE INITIATIVE WITH PROJECT DECREE FOR TO ADD AND REFORM THE ARTICLES 23 FRACTIONES V AND X, 79 AND 121 OF THE AGRARIAN LAW AND 47, 77 BIS PARAGRAPH FIRST AND NUMERAL I, SUBSECTION G) OF THE GENERAL LAW OF ECOLOGICAL BALANCE AND ENVIRONMENTAL PROTECTION.**

**Author:** Initiative presented on November 27, 2012 by Senator Alejandro Encinas Rodríguez, PRD.

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

**Consulative**

**Commissions:** Joint Committee on Agrarian Reform; and Legislative Studies.

**PROCEEDINGS:** It will be first reading.

### Synopsis

The reform aims to strengthen the policy of protection of natural areas and implementation of ecological planning programs in areas where the nation exercises sovereignty and jurisdiction and on communal lands and private property.

Therefore state that smallholders can voluntarily allocate agricultural, livestock and forestry conservation areas also extends participation of lands and agrarian communities in conservation lands destination in accordance with the Environmental Land concerned.

## OPINION OF VARIOUS INITIATIVES WITH PROJECT DECREE TO REFORM AND ADD ARTICLES 420 OF THE FEDERAL PENAL CODE AND 194 OF THE FEDERAL CODE OF CRIMINAL PROCEDURE.

**Author:** Initiatives presented: on March 5, 2013 by Senator Jorge Emilio Gonzalez Martinez, PVEM; on December 2 2013 by Senators Ma. del Rocio Pineda Gochi, Angelica del Rosario, Araujo Lara, Mely Romero Celis, Margarita Flores Sanchez, Ivonne Liliana Alvarez Garcia, Lisbeth Hernandez Lecona, Claudia Artemiza Pavlovich Arellano, Oscar Roman Rosas Gonzalez, Ricardo Barroso Agramont and Aaron Irizar Lopez, PRI; on December 5, 2013 by Senator Carlos Mendoza Davis, PAN; on July 23, 2014 by Senators Carlos Mendoza Davis, Ernesto Ruffo Appel and Daniel Gabriel Avila Ruiz, PAN; on October 2, 2014 by Senator Alejandro Tello Cristerna, PRI; on October 14, 2014 by Senators Daniel Gabriel Avila Ruiz, Francisco Salvador Lopez Brito, Ernesto Ruffo Appel and Carlos Mendoza Davis, PAN; on December 9, 2014 by Senator Jorge Emilio Gonzalez Martinez, PVEM; and on December 9, 2014, by Senator Omar Fayad Meneses, PRI.

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

**Consultative**

**Commissions:** United  
Commissions Justice;  
Legislative Studies;  
Legislative Studies, First;  
and Legislative Studies,

### Synopsis

It proposes to simplify the cataloging of criminal activities and protect hunting, fishing or trapping with an illegal wildlife species, terrestrial and aquatic wildlife and threatens the biological feasibility of a wildlife population or environment.

It also believes in the criminal who capture, damage, deprived of life, transform, trades, collects transportation, destroy, perform any activity for the purpose of trafficking, possess, enter the country or remove it, collect or store, some specimens, products or byproducts and other genetic resources, illegally, a species of wild flora or terrestrial or aquatic fauna, protected by the provisions of Article 68 of the General Law of Sustainable Fisheries and Aquaculture, such as: marlin, sailfish, swordfish, tarpon or chiro, rooster fish and dorado, in all their biological varieties.

Second, with Opinion of the Committee on Fisheries and Aquaculture

**PROCEEDINGS:** It will be first reading.

**OPINION OF THE INITIATIVE WITH PROJECT DECREE FOR IS DECLARED TO MAY 09 EACH YEAR AS "NATIONAL DAY OF MOTHER AND PERINATAL HEALTH".**

**Author:** Initiative presented on March 18, 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:** United Health Committees; and Legislative Studies.

**PROCEEDINGS:** It will be first reading.

**Synopsis**

It proposes that the Union Congress declared on 09 May each year as the "National Day of Perinatal and Maternal Health."



**OPINION OF THE INITIATIVE WITH PROJECT DECREE TO REFORM THE FRACTION I SUBSECTION B TO ARTICLE 13 AND ADDING ONE FRACTION IV BIS 3 TO ARTICLE 3 OF THE GENERAL HEALTH LAW.**

**Author:** Initiative presented on February 5, 2015, by Senator Benjamin Robles Montoya, PRD.

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

**Consultative**

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

**PROCEEDINGS:** It will be first reading.

### Synopsis

The consultative commission considered important to make certain amendments to the decree in order to give legal feasibility for implementation, therefore stresses that the proposed amendments to Article 1 and 6 of the General Health Law, not considered viable under the updating and training of providers of general health services, already under Chapter III of the Education, Training and retraining of staff of the General Law of Health.

The reform solved consultative commissions fraction I, Subsection B of Article 13 and a fraction IV bis 3 is added to Article 3 of the General Health Law, and considering appropriate proposal that oral health is included in matters of public health, harmonizing the term with the General Health Law and include it in Article 13, as part of the services shall organize, operate, monitor and evaluate the governments of the states.

## OPINION OF THE INITIATIVE WITH PROJECT DECREE FOR TO REFORM THE FRACTION III TO ARTICLE 112 OF THE GENERAL HEALTH LAW.

**Author:** Initiative presented on May 21, 2014, by Senator Hilda Esthela Flores Escalera, PRI.

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

**Consultative**

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

**PROCEEDINGS:** It will be first reading.

### Synopsis

The commission agrees with the proponent, however, to respect the spirit of Fraction III of Article 112, it is suggested to move the proposal at the end of the fraction itself and thus can be better interpreted, when so provided as well as legislative technique.

In this way it is approved reform section III of Article 112 of the General Health Law, in order to include prevention, diagnosis and control of cardiovascular diseases within the objectives of health education.

## 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:** It will be first reading.

### 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:** It will be first reading.

**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 MEMORANDUM WITH PROJECT DECREE FOR TO REFORM THE ARTICLE 2 AND 27 OF THE FEDERAL LAW ON MONUMENTS AND ARCHAEOLOGICAL AREAS, ARTISTIC AND HISTORICAL.

**Author:** Initiative presented on December 11, 2013, by Deputy Celia Isabel Gauna Ruiz de Leon, PRI.

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

**Consultative**

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

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

### Synopsis

The memorandum proposes to recognize that areas of archaeological monuments, besides being public property of the Nation, inalienable and fulfill a social function linked to the traditions and idiosyncrasies of the communities living in the surrounding regions and civil society sought will participate in promoting social roots around archaeological goods that will benefit from their knowledge.

The consultative commissions considered reject the bid, since such practices should maintain a relationship with the company from an open public policy for diversity and plurality of expressions of cultural order.

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

**Author:** Initiative presented on March 29, 2012, by Deputy Miguel Antonio Osuna Millán, PAN.

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

**Consultative**

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

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

### Synopsis

The Memorandum was intended to be a model of establishments that encourage efficient coordination between the various blood services in the country with integration criteria in care networks, to ensure self-sufficiency, universal coverage and safety of blood and its components.

The consultative commissions considered that the bill is without matter, since last April 20, 2015, was published in the Official Gazette, the Decree which amends and adds several provisions of the General Health Law, on Blood Safety.

## OPINION OF THE INITIATIVE WITH PROJECT DECREE FOR TO ADDS THE ARTICLES 28 BIS AND 226 OF THE GENERAL HEALTH LAW.

**Author:** Initiative presented on April 14, 2015, by Deputy Maria Elia Cabañas Aparicio, PRI.

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

**Consultative**

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

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

### Synopsis

The proposal was intended that homeopathic drugs may only be prescribed by homeopathic doctors who have the knowledge and studies necessary to exercise this profession and those homeopathic medicines may only be supplied or dispensed to in homeopathic pharmacies.

The consultative commissions consider approving the amendment to Article 28 bis, they would be limited to marketing only prescription prescribed by a homeopathic doctor; with respect to the proposed reform of Article 226 of the General Health Law, he alluded to the certainty of the patient, that homeopathic medicines should not describe positive or negative effects and that it violates the right of consumers to be certain the effectiveness of the product, noting that the proposed amendments would affect the economy and jobs in developing homeopathic medicines, so agree discard the memorandum.

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