**CHAPTER FIRST**

**SOCIAL REASON, DURATION, DOMICILIO, OBJECT AND NATIONALITY:**

**FIRST ARTICLE.** The appearances constitute a Civil Association under the social reason of "NATIONAL FEDERATION OF SOCIAL WORK SCHOOLS IN MEXICO A.C."

**SECOND ARTICLE.** The period for which the Federation is constituted shall be NINETY AND NINE YEARS, counted from the date of signature of this deed, extendable for the time agreed by the General Assembly of Associates.

**THIRD ARTICLE.** The domicile of the Federation will be provisionally in Building E15 Department. 503 Housing Unit FuentesBrotantes Alcaldantes Alcaldía de Tlalpan, City of M C.P. 014410 CDMX, without prejudice to being able to establish agencies, sections or offices elsewhere in the Republic and even abroad, subject to agreement taken by the General Assembly of Associates.

**FOURTH ARTICLE.** The Purpose of the Federation shall:

I.- Group at the national level all the Colleges of Professions in the professional branch of Social Work to which the Federation belongs.

II.- Promote the provision of refresher courses in the professional branch to which the Federation belongs, through the Colleges that make up the Same, either to its members or to any other person who has an interest in those courses.

III.- Dissemination by any means permitted by law, the advances that are made in the matter to which the Federation belongs, either individually or collectively.

IV.- Grant scholarships to the associates of the Colleges that are members of the Federation, preferably in educational institutions belonging to the National Education System; or to people of limited resources who are pursuing the professional career to which the Federation belongs.

V.- Develop, in coordination with some higher educational institution, curricula of some specialization in the subject matter to which the Federation belongs.

VI.- Drivescientific and technological research within the scope of the professional branch to which they belong.

VII.- Make periodicals on print media containing topics of interest to its associates or to any professional, provided that they relate to their social object.

VIII.- Promote or promote working groups for the realization of activities related to the other sections of this Article.
IX.- Create and establish libraries and specialized in the professional branch to which the Federation belongs.

X.- Organize and promote any social activity that directly or indirectly promotes the objectives of this Federation; partner or collaborate with other associations or institutions public or private or similar with that of this Federation that have as a objective "Strengthen the profession of Social Work, its working conditions and the political ethical process of respect for human law, social assistance, citizen participation and the non-commodification of the profession".

Enter into contracts or agreements, such as acquiring by any title literary, artistic property rights or concessions of any authority, as well as acquiring or alienating, by any title, all types of copyright; obtaining and granting licenses or authorizations for the use and exploitation, in general, of all types of copyright, whether in Mexico or abroad.

XII.- Hire the staff necessary for the fulfillment of the social and professional purposes of the Federation.

XIII.- The others expressly stated by the Regulatory Law of Constitutional Article 5, concerning the exercise of professions in Mexico City and its regulations on Federations of Colleges of Professionists, without being able to participate in political campaigns or involve itself in propaganda activities.

ARTICLE FIFTH. – The Federation is Mexican, any foreigner who in the act of the constitution or in any subsequent act acquires an interest or participation in this Federation, formally undertakes with the Secretariat of Foreign Affairs to consider itself as a national with respect to the participation acquired by the Federation or of which they are holders, as well as the goods, rights, concessions, shares or interests held by this Federation or the rights and obligations arising from the contracts to which this Federation is a party, and not to invoke the protection of their governments, under the penalty otherwise, of losing for the benefit of the Mexican Nation the shares or chore that they have acquired.

CHAPTER TWO
FEDERATION HERITAGE

ARTICLE SEXTO. - The assets of the Federation are constituted:

I.- With contributions, subsidies, liberalities and all kinds of economic resources from Associates, Interns, individuals, governments and institutions in general.
II.- With the furniture and real estate that you acquire for any title and the author's echoes that are transmitted to you.
III.- With the ordinary or extraordinary quotas determined by the Ordinary General Assembly itself.
The assets that result, must be used exclusively for the purposes of the social object, not being able to grant benefits on the remaining distributable to any natural person or to the Associates of the Colleges that make up the Federation, unless they are a moral person for the same purposes as this Federation, or are remuneration for services actually received. Similarly and specifically, donations received and their returns should be allocated solely and exclusively for the purposes of the Federation, in accordance with the policies approved by the General Assembly of Associates.

SEVENTH ARTICLE. - The social heritage is affected by the fulfillment of the purposes of the Federation, not being able to be distracted by objectives outside the same.

CHAPTER THIRD OF THE SCHOOLS

ARTICLE OCTAVO. – The Federation may only be integrated by Colleges of Professionists of the same professional branch it represents.

I.- Any College that meets the following requirements shall be a member of the Federation:

A.- Have registration as a College of Professions at the state or federal level, for which you must accompany your application for admission, certified copy of said registration.
B.- The above registration has not been cancelled or suspended.
C.- Cover the cuota determined for this purpose by the Ordinary General Assembly on a proposal from the Board of Directors.
D.- Have been admitted by the General Assembly to be part of the Federation.

ARTICLE NOVENO.- The Colleges of the Federation have the following rights and obligations:

A.- Members or non-members of the Boards of Directors of the Colleges may elect and be elected to any position of representation of the Board of Directors of the Federation;
B.- To have a voice and a vote in the Ordinary and Extraordinary General Assemblies that are convened, in the concept that each College shall have the right to a vote to be cast by the President or President;
C. - Request the review of books, accounting records and in general the necessary information on the operation and activities of the components of the Board of Directors;
D.- Exercise the right of petition and criticism, as well as reporting irregularities that are noted among the representative members of the Federation; And
E.- Present all kinds of motions or initiatives, studies and projects, through the Board of Directors and collaborate with its members to the good progress of the Federation.

F.- Comply with and enforce the statutes and abide by the internal agreements and regulations emanating from the Assemblies, as well as the agreements of the Board of Directors of the Federation;

G.- To attend the Assemblies that are convened;

H.- Contribute to the support of the Federation's expenditure;

I.- Notify any personal decisions affecting the Federation;

J.- Do not perform any act that hinders the work of the Federation or that injures the prestige or heritage of the Federation;

K.- Performing the activities is professionals that the Social Service Commission has;

L.- Respect and comply with the rules contained in the Code of Ethics of the Federation, duly approved by the General Assembly;

M.- Separate from the Federation by notice to the Consejo Director, at least two months in advance of the date on which the separation takes effect;

N.- Observe other internal regulations approved by the Ordinary General Assembly.

**ARTICLE FIRST.** - The quality of Member of the Federation is lost:

I.- By Dissolution of the College of Professions;

II.- By exclusion decreed in the General Assembly, due to the College of Professions:

A.- Does not comply with its obligations, established in accordance with these statutes and according to the regulations that do not register the activities of this Federation; B.- Observe conduct that is detrimental to the prestige of the Federation; III.- By voluntary resignation or separation.

The College shall not have the right to recover any of the fees or goods transferred to the Federation or to obtain any kind of performance, which will be affected for the purposes of the Federation.

**ARTICLE SECOND.** - The Board of Directors, after the opinion of the Honor Board, shall submit to the Ordinary General Assembly the exclusion of a College, when it has not complied with the statutes of this Federation; for the exclusion to take effect, the vote in favour of eighty per cent of the Colleges of the Federation will be required.

Expelling from their bosom, by the vote of two-thirds of their members, the Colleges that perform acts that discredit or dishonor the profession of the Federación. It will be necessary in any event to hear the person concerned and give him full opportunity to give the evidence he deems appropriate, in accordance with these Statutes or Regulations of the Federation.
THIRD CHAPTER

ARTICLE.- The membership of the Federation is non-transferable.

FOURTH ARTICLE.- The number of members of the Federation may not be less than 17 (seventeen) Colleges of Professions. The Federation recognizes as a member who is registered in the Register Book of Members, which shall be secretary-in-office of the Board of Directors of the Federation.

ARTICLE FIFTH.- The Associates of the Colleges that are members of the Federation shall effectively hold the posts for what they have been appointed within the Board of Directors or by the General Assembly.

FOURTH CHAPTER
GENERAL ASSEMBLIES

ARTICLE 10TH.- The maximum authority of the Federation is the General Assembly, its resolutions taken, in the terms indicated by these statutes will oblige all the Colleges.

ARTICLE TIMELY.- The Assemblies shall be Ordinary or Extraordinary; the former may resolve any matter that does not require agreement of the Extraordinary General Assembly.

ARTICLE OCTAVO.- The General, Ordinary and Extraordinary Assemblies shall be convened by the Board of Directors, through its First Secretary Owner or its President, however five per cent of Associates may request in writing, at any time, that the Board of Directors, convene a General Assembly to address the matters specified in its request:
A.- If the call is not made within ten calendar days following the date of the application, a Civil Judge of the Federation's domicile shall do so at the request of the Associates.
B.- The calls shall contain the Order of the Day, the place, the date and time of the meeting, shall be signed by the President or the First Secretary Owner of the Board of Directors, or by the person who does so, and shall notify the Colleges by certified Mail C, or delivered personally to the address they have inscribed in the Register Of Associates, at least eight calendar days in advance of the date indicated for the conclusion of the Assembly or by notice published in a newspaper of the most circulated in the registered office, in advance.
C.- No matter other than those contained in the Agenda may be dealt with in the Assembly, unless all of the Associates are present there, where it may be resolved in respect of any matter.

ARTICLE NINETH.- Only for special cases and provided that the matters to be dealt with are the subject of extraordinary assembly, the resolutions
may be taken out of assembly, even without a call or agenda, and even outside the registered office, where the following requirements are met: a).- It is carried out on the initiative of any Associate, whether verbally, by telephone, by electronic means or by any other means of communication; (b)- Adopted unanimously or a majority of votes of the Associates; c).- The agreements entered into in writing are confirmed; (d)- The minutes containing the corresponding resolutions are drawn up by the Chairman of the Board of Directors; (e)- Once the Chairman of the Board of Directors or the appointed Associate, receive all copies of the text of the duly signed resolutions, in another copy will certify that they have signed all the Associates, when they issued their vote, then transcribed it in the book of minutes of Assembly by signing it; f)- If among the resolutions taken is not appointed delegate to execute or formalize them, the same President of the Board of Directors or the First Secretary Propietario of the same shall bemade. The resolutions thus taken shall be valid for all legal purposes as if they had been adopted in assembly.

TWENTIETH ARTICLE.- The General Assemblies of Associates, Ordinary and Extraordinary, shall be chaired by the President of the Board of Directors and shall be Secretary of the Assembly, who is First Secretary To own the Council itself. In the absences of these persons, the Vice-President and Second Secretary shall serve as President and como Secretary respectively.

ARTICLE FIRST.- Each of the Colleges may freely appoint the person(s) of their trust from among their associates, to represent him in the Ordinary and Extraordinary Assemblies who have verifies upon convocation. Such representatives shall display a letter of power signed by the person concerned and two witnesses, addressed to the President of the Board of Directors, in which the powers to have a voice and, where appropriate, vote and decision-making for a given assembly are given, forcing the power of attorney to be fully observed.

ARTICLE TWENTY-SECOND.- The Ordinary General Assembly shall meet at least once a year from the first three months of each year, in which the financial statements of the previous financial year shall be approved and the Extraordinary General Assemblies shall take place, in accordance with article 26 of these statutes.

ARTICLE ORTHIRD PARTY.- The Ordinary General Assemblies shall be responsible for:

I.- Listen to the report by the Governing Council on the activities carried out by the Federation during the previous financial year and to take in relation to the same informe, the resolutions which they deem appropriate;
II.- Discuss, approve or modify the balance sheet submitted by the Board of Directors, and take such measures as it deems appropriate;
III.- Appoint and remove the members of the Board of Directors, in the terms of these statutes; 
IV.- Resolve on the admission or exclusion of Associates; 
V.- To know and resolve on any matter submitted to it by the Board of Directors, on matters whose study and resolution must be dealt with by the Asamblea General de Asociados without limitation; 
VI.- They may, with a wide range of powers, impose greater obligations on Associates of any kind whatsoever; 
VII.- Create Special Commissions and determine their powers and obligations; 
VIII.- Grant general and special powers and revoke each other, which in accordance with the law require the power or special clause to subscribe, endorse and endorse receivables, in the terms of article ninth of the General Law on Titles and Credit Operations, as well as to verify all kinds of banking and trade operations and to open or close current accounts in banks and designate the persons who turn against them; 
IX.- Propose and approve a Code of Ethics, that governs all the Colleges that are part of the Federation, which shall have a chapter of sanctions; and X.- All other powers conferred on it by these statutes; the Regulatory Law of Article 5 Constitutional on the exercise of professions in the Federal District and its Regulations; the Civil Code in common matters for the Federal District as well as the current Civil Code of the federal entity in which the Federation has its domicile.

FOURTH ARTICLE.- Decisions in the Ordinary Assemblies held by first tory convening will be taken by a simple majority of the Associates present, provided that at least fifty per cent of the Associates are present.

ARTICLE TWENTYTHUS.- In the event that the quorum does not meet in the first call, it will be cited for the nextday, at the same time and no prior notice, and with this condition, the Assembly shall be installed with whatever the number of attendees, and decisions shall be taken with the favorable vote of the majority of the Associates present, provided that matters other than the contents of the first call are not dealt with in that Assembly. If all related matters on the agenda are not finished in an Assembly, the following day will continue, without notice of any kind, at the same time.

In the event that the only item of the Agenda is that of the appointment of the members of the Board of Directors, the election procedure referred to in Articles 65, 69 and 70 of the Regulations of the Regulation Law on Constitutional Article 5, concerning the exercise of professions in the Federal District, in which case, the following rules shall be observed:

a) Those who have an interest in joining the Board of Directors for the period to be initiated, shall form them by means, assigning them a representative name, which they must submit to the Board of Directors in office
take sixty calendar days before the end of the commission of the current Council;
b) The Board of Directors, through its First Secretary Owner, will carry out the
corresponding registration, ensevering in any case that the persons who make up
the form are eligible to occupy the order;
c) The Board of Directors shall, at the time of making the call in the terms set out
in these statutes, make express mention of the registered forms, as well as their
members;
d) Associates may cast their vote by registered mail addressed to the Acting Board
of Directors, which shall open the closed envelope in the Assembly that resolves in
this regard, taking into account the partner who has sent their vote;
e) For the purpose of accounting for the statutory quorum for the installation of the
Assembly, those who have sent their vote in the manner indicated above shall be
present, provided that they are present at the time of the Assembly, otherwise the
toilet shall be, before being opened, destroyed, accounting only for the member
who is present at the time of voting;
f) If it is the case that the statutory quorum does not meet in the first call, the
envelope containing the respective vote will not be opened until the time it meets
under the second call and declares itself legally installed;
g) The associate who has sent his vote by registered mail shall at all times have
the right, until the relevant assembly has been installed, to withdraw his vote by
express written request to the Board of Directors of the Federación.

ARTICLE TWENTY-SIXTH.- The Extraordinary General Assemblies shall:

I.- Dissolution of the Federation.
II.- Change of object of the Federation.
III.- Transformation of the Federation or merger with other Associations and
Societies.
IV.- Amendment of Statutes.
V.- The disposal or imposition of a levy on any of the immovable property owned by
the Federation, or any other act of dominio on them.

ARTICLE TWENTY-SEVENTH.- In the case of Extraordinary Assemblies of
Associates, held under first or subsequent convocation, only the presence, at least
fifty per cent, plus one, of the number totto the number of Associates, shall
constitute aquorium, and valid resolutions may be made, with the favorable vote of
fifty per cent of the Associates present.

ARTICLE VIGOOCTAVO.- The President shall have a quality vote in the event of
a tie. Associates will not vote on decisionsn que se found
directly interested, the Associate himself, his spouse, ancestor, descendants and collateral relatives in second grade.

**ARTICLE TWENTY-NINE.**- From each Assembly an act shall be prepared, in the Book of Acts of the Federation, stating the points dealt with and the resolutions which the Assembly has adopted and agreed upon. The minutes shall be signed by those who have served as President and Cretan and must be filed with Notary Public.

**CHAPTER FIFTH**  
**FEDERATION ADMINISTRATION**

**TRIGYUS ARTICLE.**- The management and administration of the Federation, will be in charge of a Board of Directors, which will be composed of eight members. The positions within the Board of Directors shall be as follows: a President, a Vice-President, two secretaries owning and alternated, a treasurer and a sub-worker.

Positions and positions held within the Board of Directors and commissions granted to Associates are honorary in nature. However, in extremely special cases, the Assembly may agree to be remunerated, stipends that may be waived.

**TRIGYUS FIRST ARTICLE.**- The members of the Board of Directors will last in their office for three years, and until a new appointment is made to the General Assembly of Associates and he or the appointees take office.

These positions cannot be held by people who are strangers to the Federation.

**ARTICLE TRIGYTHYTHY SECOND.**- The Board of Directors shall be composed of persons who are appointed by the General Assembly of Associates, among the associated, in the terms referred to in article 44 of the Regulatory Law of Constitutional Article 5, concerning the exercise of professions in the Federal District.

**TRIGYUS THIRD ARTICLE.**- The Board of Directors shall hold ordinary sessions, monthly, bimonthly or six-monthly, according to the needs of the Federation and its attendance and voting quorum will be integrated by a simple majority.

**TRIGYUS FOURTH ARTICLE.**- Calls to its members for the Sessions of the Members of the Management Council, will be made through the First Secretary Owner or President.

The calls will contain: the Order of the Day, the place, date and time of the meeting, shall be signed by the President or the First Secretary-Owner of the
Board of Directors, and its members shall be informed by Certified Mail, fax or any other electronic means of communication, or delivered personally, at least eight calendar days in advance of the date indicated for the celebration of the Session or by notice published in a newspaper of the most circulated at the registered office, in advance. The Session may not be dealt with in any matter other than those contained in the Agenda, unless all the members are present in the meeting, in which case it may be resolved in respect of any matter.

Resolutions taken outside the Council Session, even without a convocation or agenda, including outside the registered office, on the initiative of any member, verbally, by telephone, by electronic means or by any other means of communication, acting unanimously by the members of the Board of Directors, shall have for all legal purposes the same validity as if they have been adopted meeting at the Council Session, provided that they are confirmed in writing.

Once the President of the Council receives all copies of the text of the duly signed resolutions, in another copy he shall certify that they have signed all the members of the Council and the date of issuance of their vote, he will subsequently transcribe it into the book of minutes of Council Sessions, signing it.

If the resolutions taken do not designate a delegate to implement or formalize them, the same Secretary or Chairman of the Board of Directors shall do so.

**ARTICLE TRIGYUSQUINTO** - Of all the Sessions, a record will be adjourned to be transcribed to a special book to be referred to by the Federation. The minutes shall be signed by those who have served as President and Secretary.

**TRIGYUS ARTICLE**.- The Sessions of the Ordinary and Extraordinary General Assemblies shall be chaired by the President and in his absence by the Vice-President. In the absence of both, the General Assembly itself shall determine who should preside.

**TRIGYTHUS ARTICLE**.- The Board of Directors is conferred, as a collegiate body in an enunciative but in no way limiting, the following:

a). General Power for Lawsuits and Collections, with all the general powers and even with the special powers that according to the law require power or special clause, in the terms of the first paragraph of the Article two thousand five hundred and fifty-four of the Civil Code for the Federal District and article two thousand five hundred and eighty-seven of the same Legal Order. The following powers are not limited to including, but not limited to:

I. To try and desist from all kinds of procedures, including protection.
II. To compromise.
III. To engage in referees.
IV. To acquit and articulate positions.
V. To refuse.
VI. To receive payments.
VII. To file complaints and complaints in criminal matters and to desist from them when permitted by law.

Power shall be exercised before individuals and before all kinds of administrative or judicial authorities, including Federal, State, Local and before the Conciliation and Arbitration Boards, Local or Federal, Labour Authorities and Fiscal Courts;

b). General Power for Lawsuits and Collections and Acts of Administration in labor matters in accordance with the first paragraph of article two thousand five hundred and fifty-four of the Civil Code for the Federal District, of two thousand five hundred orchenta and seven of the same Legal Order and its correlative or concordant Civil Codes of any State of the Mexican Republic, with all general and special powers that require special clause under the Law and with express powers to perform functions and acts of administration for the purposes provided for in the First Article of the Federal Labour Law.

Express powers are granted for all the purposes provided for in the first, second and third fractions of article six hundred and ninety-two of the Federal Labour Law, in accordance with the seven hundred and eighty-six and eight hundred and seventy-six articles of the same Legal Order, and any other Order, for which it is expressly entitled to acquit and articulate positions on behalf of society, reconcile, compromise, formulate agreements, file complaints and complaints, desist from all kinds of trials and remedies, even that of protection, representing society with all kinds of authorities, whether judicial, administrative or any other that are devoted to the knowledge of labor disputes;

c). General Power of Administration Under the terms of the second paragraph of the aforementioned article two thousand five and four of the Civil Code, for the Federal District;

d). General Power for Acts of Dominion in accordance with the third paragraph of the multicitate article two thousand five hundred and fifty-four of the Civil Code for the Federal District;

e). Torat and remove Federation officials and employees and to determine their powers, working conditions and remuneration; 

f). To formulate the internal labour regulations;

g). To carry out all acts authorized by or consequential by these statutes;
h). To convene assemblies of associates and to implement their resolutions; (i). Powers to grant, replace and delegate genealogaland special powers, as well as to revoke each other.

The above powers are conferred without prejudice to the general assembly of Associates being able to limit or extend them.

**TRIGYUS ARTICLE.** The representation of the Federation shall be carried out by the President of the Board of Directors, as delegate of that Council. The Council may designate, among its members or persons outside the Same, the representatives of the Federation, or its representatives, or its representatives, in each case, the corresponding powers.

**ARTICLE TRIGYUS NOVENO.** In order for the Sessions of the Board of Directors to be considered legally gathered, the assistance of the majority of the members who make it is required and for their resolutions to be valid, the affirmative vote of the majority is required with the president, in case of a tie, a quality vote.

**FORTY-THOUSANDS ARTICLE.** The Treasurer of the Board of Directors will be directly responsible for the management of the Federation's funds; he shall keep the accounting books, account and reason for the movement of funds and shall be responsible for the presentation at the end of each annual financial year, the balance sheet or balance sheet, accompanied by all related documentation; the balance sheets shall form part of the report to be given at the end of each annual social year and shall be submitted for consideration by the General Assembly of Associates and shall also have the powers conferred on by officials of its class by the current Civil Code.

**ARTICLE FIRST MAXIMUM.** It will be the exclusive and indispensable obligation of the Board of Directors, to send annually in January to the Directorate General of Professions, a directory of its active members at the close of the previous office, making separate mention of the discharges of new members during the previous period, as well as the exclusions of associates in the same period, indicating the reason for the exclusion.

**CHAPTER SIXTH**

**OF THE SPECIAL COMMISSIONS**

**ARTICLE SECOND MONTH.** The Assembly of Associates may establish the creation of various Commissions to assist in the administration of the same, which, but not limited to, may be:

I.- Honor and Justice
II. Admission
II.- Professional Social Service.
IV.- Planning
ARTICLE THIRD THIRD.- The members of the Commissions shall be appointed by the Board of Directors, with ratification of the Ordinary General Assembly, without any impediment to these members being officials of the Board of Directors.

ARTICLE CUARTOR.- The members of the Commissions shall draw up the regulations and work programmes that are necessary, which must be approved by the General Assembly of Associates, and which must at all times adhere to what is expressly stated in the Regulatory Law of Constitutional Article 5, concerning the exercise of professions in the Federal District, its regulations, as well as what is determined by the Directorate-General of Professions. The Commissions shall have in the performance of their duties, the powers delegated by the Board of Directors with the approval of the General Assembly of Associates. The Commissions shall inform the Board of Directors of their efforts whenever they request it.

CHAPTER SEVENTH
OF SOCIAL EXERCISES

ARTICLE FIVETH.- The social exercises will be one year, counted from the first of January to the thirty-one of December. By way of exception, the first financial year shall be counted from the date of registration of this deed and shall end on 30 and one December 2019.

CHAPTER OCTAVO
OF THE DISSOLUTION AND LIQUIDATION OF THE FEDERATION

ARTICLE MAXIMUM-SIXTH.- The Federation shall be dissolved:

I.- When so determined by the General Assembly of Associates in resolutions taken in the terms indicated by these statutes;
II.- Where it is legally or materially impossible to develop the objectives for which it was constituted;
III.- For any of the reasons established by the Civil Code in force in the Federal District.

ARTICLE MAXIMUM-SEVENTH.- Upon dissolution will be put into immediate liquidation, with the Assembly of Associates appointing one or more liquidators pointing to their powers and powers.
**ARTICLE MAXIMUM-EIGHT.**-Liquidators will distribute the social assets, subject to the following rules:

I.- They shall pay the liability borne by the Federation;
II.- After the final balance of liquidation, the equity will be allocated in its entirety to entities authorized to received donations in terms of the provisions of Articles 95, 96 and 97 of the Law on Income Tax.

**ARTICLE CUADRAGYNNUS NOVENO.**- For the provisions not expressly provided in these statutes, the provisions of the driving part of the Regulatory Law of Constitutional Article 5, concerning the exercise of professions in the Federal District and its regulations; the Civil Code for the Federal District, will be complied with the provisions of the Code of Civil Procedures of the Federal District, being competent only the courts and judges of this city.