

**Poza Rica de Hidalgo, Veracruz, February twenty-  
ninth two thousand and sixteen**

[...]

**FIFTH.** Then, through a resolution dated December 30, two thousand and fifteen, the Fourth Unitary Court of the Seventh Circuit, determined the following:

**FIRST.** The agreement of October 15, 2015, issued by the Eleventh District Judge in the State of Veracruz, residing in Poza Rica, Veracruz, in ordinary commercial trial (sic) 7512015, is revoked in accordance with the final part of the last recital of this resolution (pages 73 to 77).

**ADMISSION**

**SIXTH.** Thus, by notification dated January 6, two thousand and sixteen, the claim was admitted for processing, in the way and manner proposed, ordering the defendant Pemex Exploración y Producción to be summoned, which thus occurred through proceedings of fourteen of January two thousand and sixteen (pages 83 to 87), who was granted a period of nine days to answer the claim.

**INCIDENT DUE TO COMPETITION ISSUE**

**SEVENTH.** By order dated January 22, 2016 (pages 88 to 234), the defendant Pemex Exploración y Producción was held filing an incident of incompetence due to pleas and matters of this Federal Court, with which the party was heard plaintiff for a term of three days to express what is convenient for her interests.

**REVOCATION**

**EIGHTH.** In writing presented on January 29, two thousand and sixteen, before the Official Office of parties of this court based in this city, RAÚL LÓPEZ GALLEGOS, in his capacity as legal representative of the companies Bisell Construcciones e Ingeniería, Sociedad Anónima de Capital Variable y MWS Magagement Inc, filed an appeal for revocation against the aforementioned notification of January twenty-two, two thousand and sixteen, where it was considered admitted the incident of incompetence due to pleas (pages 239 to 246).

## **REVOCATION APPEAL PROCESS**

**NINETH.** By order dated February 2, 2016, the appeal for revocation was entered and the counterparty was given a hearing, so that he could state what was in his legal interest (pages 329 and 330).

## **RESOLVES**

**TENTH.** By decree of February 17, two thousand and sixteen, the records were turned over in view to resolve what corresponds by law as follows:

## **COMPETENCE**

### **CONSIDER:**

**FIRST.** This Eleventh District Court in the State of Veracruz, is legally competent to hear and resolve the appeal for revocation, in accordance with the provisions of articles 104, section I of the General Constitution of the Republic and 53, section 1, of the Organic Law of the Judiciary of the Federation; especially that it is an ordinary means of defense attempted against an order issued within the ordinary trial of this index.

## **OPPORTUNITY OF THE APPEAL**

**SECOND.** The appeal for revocation was filed on time.

Certainly, the contested order of January 22, 2016, was notified to the plaintiff on January 27, 2016, so if the appellant filed the appeal for revocation the day after having been notified as establishes article 228 of the Federal Code of Civil Procedures, this is February twenty-eighth of said annuity.