

FILE NUMBER _____

BISELL CONTRUCCIONES E INGENIERIA

S.A. DE C.V. and OTHER

vs.

PEMEX EXPLORACION Y PRODUCCION

ORDINARY CIVIL

START.

CITIZEN DISTRICT JUDGE ON DUTY IN POZA RICA DE HIDALGO, VERACRUZ.

[...]

BENEFITS

- A) The payment to my client of the amount of \$22'000,000.00 U.S.D. (Twenty-two million U.S. dollars 00/100 U.S.D.) minimum payment to which PEP was obligated under the contract number 424043804 for the works to be performed, which could not be made due to direct responsibility of PEP.
- B) The payment of the legal interest of the previous concept for the non-payment of the described amount, which shall be calculated in the execution of the resolution.
- C) The payment of an indemnity for damages caused to my client for the breach of contract by the now defendant, which shall be quantified in the judgment taking into consideration the amount of the pecuniary damage inflicted to my client for not having paid the total amount of the contract which would be invested directly in the commercial operations of the company BISELL CONTRUCCIONES E INGENIERIA S.A. DE C.V. and MWS MANAGEMENT INC.
- D) The payment of an indemnity for moral damages caused to my client as a direct consequence of the breach of contract for causes directly attributable to the defendant, amount to be fixed by your Honor in the judgment.
- E) The payment of expenses and costs arising from the processing of this lawsuit.
- F) The updating of all the values described in the preceding paragraphs until such time as the final judgment in favor of my client becomes effective.

[...]