



FEDERAL LAW OF CONTENTIOUS-ADMINISTRATIVE PROCEDURE

New Law published in the Official Gazette of the Federation on December 1, 2005.

CURRENT TEXT

Last amendment published DOF 27-01-2017

On the margin a seal with the National Emblem, which reads: Estados Unidos Mexicanos. - Presidency of the Republic.

VICENTE FOX QUESADA, President of the United Mexican States, to its inhabitants be it known:

That the Honorable Congress of the Union, has send me the following

DECREE

"THE GENERAL CONGRESS OF THE UNITED MEXICAN STATES, DECREES:

THE FEDERAL LAW OF ADMINISTRATIVE CONTENTIOUS PROCEEDINGS IS HEREBY ENACTED.

TITLE I

Federal Contentious-Administrative Proceedings

CHAPTER I

General Provisions

[...]

Section added DOF 27-01-2017

Article added DOF 12-06-2009

ARTICLE 2. The federal contentious administrative trial proceeds against the final administrative resolutions established by the Organic Law of the Federal Court of Fiscal and Administrative Justice.

Likewise, such lawsuit may be filed against administrative acts, Decrees and Agreements of a general nature, other than Regulations, when they are self-applicable or when the interested party contests them together with the first act of application.

The authorities of the Federal Public Administration will have the right to challenge an administrative resolution favorable to an individual when they consider that it is contrary to the law.