

Labor reform is postponed

Today the Decree modifying the entrance into force of the labor justice, union freedom and collective bargaining reform of 2019 in the last states of the country was published in the Official Gazette of the Federation.

Consequently, the states corresponding to the third stage, which are Mexico City, Coahuila, Chihuahua, Guerrero, Jalisco, Michoacán, Nuevo León, Sinaloa, Sonora, Tamaulipas and Yucatán, must initiate activities with the local Conciliation Centers and the Judicial Branch Courts by October 3, 2022.

It should be mentioned that all the matters that have been initiated before the Conciliation and Arbitration Boards will be concluded before those authorities, in accordance with the provisions in force when they were initiated. Those matters initiated before the new authorities will be subject to the new rules according to the 2019 labor reform.

For any additional information, please contact our experts:

Rodolfo Trampe, Partner:

+52 (55) 5258-1054 | rtrampe@vwys.com.mx

Alejandra Arizpe, Associate:

+52 (55) 5258-1054 | aarizpe@vwys.com.mx

Alejandro Pérez, Associate:

+52 (55) 5258-1054 | alperez@vwys.com.mx

Ricardo Rosas, Associate:

+52 (55) 5258-1054 | rrosasg@vwys.com.mx

S I N C E R E L Y

VON WOBESER Y SIERRA, S.C.

Mexico City, May 18, 2022

The information contained in this note does not constitute, nor is it intended to constitute, nor shall be construed as legal advice on the topic or subject matter covered herein. This note is intended for general informational purposes only. To obtain legal advice on a particular matter in connection with this topic, please contact one of our attorneys referred to herein.



VON WOBESER Y SIERRA, S.C.

Paseo de los Tamarindos 60, 05120 Mexico City

+52 (55) 5258 1000

vonwobeser.com