

## **Labor Update**

## Resolution that amends the General Provisions for the registration of individuals or legal entities that provide specialized services or perform specialized works

Mexico City, February 22, 2024

On February 21, 2024, the Resolution that amends the General Provisions for the registration of individuals or legal entities that provide specialized services or perform specialized works referred to in Article 15 of the Federal Labor Law was published.

Such amendments are particularly addressed to the procedure for the renewal of the Registry of Specialized Service Providers or Specialized Works ("REPSE"), which must be renewed every 3 years from the date of registration in the REPSE's Public Registry, regardless of any subsequent update or amendment thereto.

For the renewal process, it will be necessary for providers to access to the "Registration Renewal" module that the REPSE platform (<a href="http://repse.stps.gob.mx">http://repse.stps.gob.mx</a>) will enable, during the period that corresponds to each provider according to the month in which the REPSE was granted and, in accordance with the calendar published in the Resolution.

During the renewal, as in the registration process, it will be important that providers are in compliance with their tax and social security obligations, in addition to submitting additional information.

Additionally, the Agreement has derogated paragraph a) of Article Fourteen, which established that the registration before the REPSE's Public Registry could be denied in case of not proving the specialized nature of the services to be provided.

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