

## Supreme Court postpones ruling on amparos against the amendment to the Electricity Industry Law.

Energy - March 7<sup>th</sup>, 2022

On February 22, 2022, Mexico's Supreme Court issued the General Resolution number 3/2022, ordering the postponement of the rulings to be issued by the Federal Circuit Courts on the appeals filed against the rulings issued by the Federal District Courts in the *amparo* proceedings regarding the constitutionality of the Amendment to the Electricity Industry Law published on March 9, 2021 (the "Appeals").

The foregoing, until such time when the Supreme Court rules on the constitutional challenges 44/2021 and 45/2021 and unconstitutionality action number 64/2021, filed by the Federal Economic Competition Commission, the State of Colima, and various Senators, respectively. This, as the Supreme Court is also analyzing the constitutionality of the aforementioned amendment in such constitutional challenges and unconstitutionality action.

### Contact us:

**Horacio de Uriarte**

Partner | [hdeuriarte@macf.com.mx](mailto:hdeuriarte@macf.com.mx)

**Pilar Mata**

Partner | [pmata@macf.com.mx](mailto:pmata@macf.com.mx)

+52 (55) 5201 7400

For more information, visit:

[www.macf.com.mx](http://www.macf.com.mx)

