Title I
GENERAL PROVISIONS

CHAPTER I
PURPOSE, PRINCIPLES AND DEFINITIONS

Article 1 (Purpose of the Law) This Act aims to establish the Administration of the Comprehensive Pensions System as well as the benefits and assistances that it grants to Bolivian women and men in compliance with the Constitution of the State.

Article 2 (Comprehensive Pensions System) The Comprehensive Pensions System comprises the following:

a) The Contributive Regime that comprises the Old-Age Assistance, Disability Benefits, Death Pensions due to those; and Funeral Expenses.

b) The Semi-Contributive Regime that embraces the Solidary Old-age Pension, Death Pensions due to those; and Funeral Expenses.

c) The Non-Contributive Regime that comprises the Dignity Pension and Funeral Expenses.

Article 3 (Principles of the Long Term Social Security) The Principles that rule this Act are the following:

a) Universality: It is the guarantee of protection and access of every Bolivian woman and man to the Long Term Social Security without discrimination by the kind of job, by wage means, by the existing economic status, sex discrimination; intra gender or religion segregation.

b) Interculturality: It is the acknowledgment of equal opportunity and rights of coexistence among cultures of the Plurinational State of Bolivia regarding the Long Term Social Security in compliance with Article 8, paragraph II of the Constitution of State.

c) Integrality: You refer to the granting of the social benefits of Long term Social Security, I agreed with them buses that are going to protect their selves, through the articulation of the regimens that compose the Integral System of Pensions.

d) Equity: The even-tempered granting comes from social benefits for the contributions made to the Social Security of deliver Term and of recognized benefits in present it Law.

e) Solidarity: Protection is the Policyholders less favored with all of the contributor’s participation to the Integral system of Pensions and of the Bolivian and the Bolivian with bigger entrances, according to what’s established in present it Law.

f) Unity of management: The articulation is of policies, procedures and social benefits in the Social Security of deliver Term, in order to obey the object of present it Law.

g) Economy: It is the effective, rational and prudent step of the resources of Long term Social Security, Maintaining the actuarial equilibrium and financier necessary in order to grant social benefits and benefits, established in present it Law.
h) **Opportunity**: It is the recognition and granting of social benefits and benefits of Social Security in long term the moment that in jure they correspond.

i) **Efficacy**: The correct use comes from the Certainty's resources social of long Term, as security for the payment of them Social benefits and benefits that this Law grants.

j) **Equality of Kind**: It is to supply necessary mechanisms and enough to close breaches of inequality, in them social benefits and benefits of Social Security in length man-to-man term and women.

**Article 4.- ( DEFINITIONS ).** For effects of present it law and his regulations will use the included definitions themselves in terms Provisional Glossary of the Integral System of Pensions, that it is evident in the Attachment.

**Chapter II**

**FUNDS of the INTEGRAL SYSTEM OF PENSIONS**

**Article 5.- (The Integral System's Funds of Pensions ).** In Pensions’ Integral System himself they will administrate the following Funds:

I. In the Contributive Regimen, Fund of Social Security System, Old-age's Bottom and Risks Collective Bottom.

a) **Fund of Social Security.** Will be compounded for them personal accounts provisional's.

b) **Old-age's Bottom** will be compound with the resources of the balance Accumulated of the Policyholders, that they accede to her solidary fringe benefit of Old-age or persuasion of Old-age, or they originate the right to the Pension for Death derived of these.

c) **Collective Risks Fund.** Will be compound with them originating resources of the Common risk premiums, Occupational hazard and Labor Risk.

II In the Semi-Contributive Regimen, the Solidary Bottom will be Compound with originating resources of the twenty for one hundred (20%) of The Common risk premiums for Professional Risk and for Labor Risk, of the Solidary Contribution of the insured, of the National Solidary, Contribution Labor Solidary, of the Solidary Mining Contribution and of o the Sources of financing.

III. In the Contributive Regimen No, income's Bottom Universal of Old Age.

**Article 6.- ( Autonomous Patrimony and Administration ).** Each one of the Funds of the System Integral it gets constituted like a patrimony of Pensions Autonomous and diverse of the patrimony of the Entity than them Administrate, they are undivided, imprescriptibly and that cannot be encumbered for Gravamen's or precautionary measures of any sort and only they can get ready of conformity to present it Law. The Funds of Pensions’ Integral System will be Person under administrations and represented for the Public Manager of her Social security of Long Term.

**Title II**
SOCIAL BENEFITS AND BENEFITS OF THE INTEGRAL SYSTEM OF PENSIONS

Chapter I

FRINGE BENEFIT OF OLD AGE

Article 7.- (Fringe Benefit of Old Age). The Fringe Benefit of Old age obtained by the insured, you understand the payment of:

a) Old-age pension, lifelong in favor of the insured.

b) Pensions for Death to Rightful claimants, lifelong and storms according to reciprocate, to the decease of the policyholder with Old-Age Pension.

c) Burial expenses to the insured's decease with Old-age pension.

Article 8.- ( CONDITIONS OF ACCESS ). The insured You will agree to the Fringe Benefit of Old-age when one of them do its job following conditions:

a) Independently of his age, if and when not there be accomplished contributions to Sharing System and finance with the Balance Accumulated in his Personal Account:
   i. An equal Pension or superior to the sixty percentages (60%) of his Salary Old-age's Referent,
   li. The necessary amount to finance Burial Expenses and,
   lii. The Pension for Death for his Rightful Claimants.

b) To the fifty five manly (55) years and fifty (50) Years womanly, if and when you had accomplished contributions to Sharing System that they generate the right to one Contribution compensation and finance with this more the balance Accumulated in his Personal Account:
   i. An equal Pension or superior to the sixty percent (60%) of his Salary Old-age's Referent,
   li. The necessary amount to finance Burial Expenses and,
   lii. The Pension for Death for his Rightful Claimants.

c) As from the fifty eight elderly (58) years, Independently of the accumulated amount in his account staff Provisional, if and when you count on one contributions density of to less one hundred twenty (120) Periods and finance an amount of Old-Age Pension, principal to the amount of Old-age's Solidary Pension that would concern him according to his Contribution load.

Article 9.- ( composition OF THE old-age pension ).
The Old-Age Pension, it is compound for the Fraction of balance Aggregate and Contribution Compensation when reciprocate.

Article 10.- ( pension FOR PENSION And EXPENSESFUNERARY ). The Rightful Claimants of the deceased insured without Old-Age Pension, they will perceive the Pension for Death derived of the same previous fulfillment of requirements established in the present Law and your regulations. The deceased insured will originate the right to the payment of expenses funerary.
**Article 11.- ( bringing up to date OF THE PENSIONS ).** Then Old-age pensions will be updated drinking in account as it follows:

a) Accumulated balance fraction will be updated annually in show to the mortality of the group of policy holders with Old-Age Pension, Solidary Pension of Old age and Rightful claimants with Pension for Death derived of these, and to the profitability of Old-age's Bottom.

b) Contribution Compensation will be updated annually in show to the yearly variation of the Unit of foment the house.

**Chapter II**

**SOLIDARY OLD AGE BENEFIT**

**Article 12.- (Solidary Old Age Benefit).**
The Fringe Benefit Would Solidify of Old-age obtained for the insured you understand the payment of:

a) The solidary pension would of Old-age lifelong in favor of the insured.

b) Pensions for Death to Rightful claimants, lifelong and storms according to reciprocate, to the decease of the Policyholder with Solidary Pension of Old Age.

c) Burial expenses to the insured's decease with the pension would Solidify of Old Age.

**Article 13.- (Requirements).** In order to agree to the Fringe Benefit the insured would solidify of Old-age you will have to do one's job jointly the following requirements:

a) Having at least fifty eight (58) years elderly.

b) Counting on Contribution Density of to less one hundred Twenty (120) periods.

c) Obeying with them determinations besides of present it law and its regulations.

**Article 14.- ( SOLIDARY fraction ).** The Solidary fraction It is the variable component with which the amount of her is caught up with Solidary Old-age's pension, the fact that you reciprocate its love to the insured in show to its Load of Contributions, and that it is financed with resources of the Solidary Bottom.

**Article 15.- (Composition of the Solidary old Pension ).** Old-age's Solidary Pension is compound for her Fraction of Accumulated Balance, the Compensation of quotations when it corresponds and the Solidary Fraction. The Rightful Claimants of First or Second Grade according to reciprocate, they will be able to agree to the amounts of all the components of Old-age's Solidary Pension. Those third-degree rightful claimants only will be able to accede to its fraction of Accumulated Balance. The difference will finance the Solidary Bottom only than he generate between Old-age's Solidary Pension that it correspond to the policyholder, and the Pension financed with balance Fraction Aggregate calculated without third-degree Rightful claimants and its contribution compensation when it corresponds.
Article 16.- (Solidary Limits ). The solidary Limits they are the referential maximum amounts and utilized minimums stops. The determination of the amount of Old-age's Solidary Pension that the Policyholders in show will be paid to his Contribution Load, detailed in the following Article.

Article 17.- (Referential Percentage ).

<table>
<thead>
<tr>
<th>Contribution Load (Years)</th>
<th>Minimum Solidary Limit (BOB)</th>
<th>Maximum Solidary Limit (BOB)</th>
</tr>
</thead>
<tbody>
<tr>
<td>10</td>
<td>476</td>
<td></td>
</tr>
<tr>
<td>11</td>
<td>516</td>
<td></td>
</tr>
<tr>
<td>12</td>
<td>557</td>
<td></td>
</tr>
<tr>
<td>13</td>
<td>598</td>
<td></td>
</tr>
<tr>
<td>14</td>
<td>639</td>
<td></td>
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<tr>
<td>15</td>
<td>679</td>
<td></td>
</tr>
<tr>
<td>16</td>
<td>721</td>
<td>851</td>
</tr>
<tr>
<td>17</td>
<td>763</td>
<td>1.024</td>
</tr>
<tr>
<td>18</td>
<td>806</td>
<td>1.196</td>
</tr>
<tr>
<td>19</td>
<td>848</td>
<td>1.368</td>
</tr>
<tr>
<td>20</td>
<td>890</td>
<td>1.540</td>
</tr>
<tr>
<td>21</td>
<td>932</td>
<td>1.672</td>
</tr>
<tr>
<td>22</td>
<td>974</td>
<td>1.804</td>
</tr>
<tr>
<td>23</td>
<td>1.016</td>
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<tr>
<td>24</td>
<td>1.058</td>
<td>2.068</td>
</tr>
<tr>
<td>25</td>
<td>1.100</td>
<td>2.200</td>
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<tr>
<td>26</td>
<td>1.120</td>
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</tr>
<tr>
<td>27</td>
<td>1.140</td>
<td>2.280</td>
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<tr>
<td>28</td>
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<td>2.320</td>
</tr>
<tr>
<td>29</td>
<td>1.180</td>
<td>2.360</td>
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<tr>
<td>30</td>
<td>1.200</td>
<td>2.400</td>
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<tr>
<td>31</td>
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<td>32</td>
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<tr>
<td>33</td>
<td>1.260</td>
<td>2.520</td>
</tr>
<tr>
<td>34</td>
<td>1.280</td>
<td>2.560</td>
</tr>
<tr>
<td>35 or more</td>
<td>1.300</td>
<td>2.600</td>
</tr>
</tbody>
</table>

I. The Referential percentage that corresponds to every insured depending on his/her contribution load is the following:

<table>
<thead>
<tr>
<th>Contribution Load (Years)</th>
<th>Percentage Reference</th>
</tr>
</thead>
<tbody>
<tr>
<td>16</td>
<td>56%</td>
</tr>
<tr>
<td>17</td>
<td>57%</td>
</tr>
<tr>
<td>18</td>
<td>58%</td>
</tr>
<tr>
<td>19</td>
<td>59%</td>
</tr>
<tr>
<td>20</td>
<td>60%</td>
</tr>
<tr>
<td>21</td>
<td>61%</td>
</tr>
<tr>
<td>22</td>
<td>62%</td>
</tr>
<tr>
<td>23</td>
<td>63%</td>
</tr>
<tr>
<td>24</td>
<td>64%</td>
</tr>
<tr>
<td>25</td>
<td>65%</td>
</tr>
</tbody>
</table>
II The Referential Percentage applies to the Salary Referent Solidary.

**Article 18.** (Determination of The Amount of her the Pension Would Solidify Of Old Age).
For effects of her Determination of the amount of Old-age's Solidary Pension to the than the insured will accede, the following will have to be considered:

I. Para the Policyholders that they have between ten (10) and fifteen (15) years of contributions:
   a) If the Host Referential Pension is major or equal to the amount corresponding to The Solidary limit in show to Density of Contribution, this does not access Old-age's Solidary Pension.

   b) If the Host Referential Pension is minor to the amount corresponding to The Solidary limit in show to Density of Contribution, this accesses Old-age's Solidary Pension corresponding to the amount of the aforementioned limit.

II For the Policyholders that have (16) years of Contributions or more:
   a) If the Host Referential Pension is major or equal to the amount corresponding to The Solidary Superior limit in show to her Contribution's density, this does not access the Solidary Pension Of Old-age.

   b) If the Salary Referential Amount is above the limit Superior, the insured you will receive the amount defined for saying limit, if and when the Host Referential Pension be Minor to the same.

   c) If the Salary Referential Amount is left between the limit Solidary Superior and The Solidary Inferior limit the insured You will receive the amount corresponding to the Salary Amount Referential, always and when the Host Referential Pension be younger or equal to the same, contrary case does not come over to her the pension Would Solidify of Old Age.

   d) If the Salary Referential Amount ranks below the limit Solidary Inferior, the insured you will receive the definite amount for the aforementioned limit always and when the Host Pension referential be Younger To The Same, Contrary Case Does Not Come Over To The Pension Would Solidify Of Old-Age. In the cases that the insured not come over to the Solidary Pension of Old-age, you will agree to the amount corresponding to the Host Pension Referential, if and when you obey the established requirements For Old-age's Fringe Benefit.
Article 19.- (Bringing up to Date of the Limit Solidary). The executive committee will be able to update five each (5) years, the correspondent amounts to the minimal limits and Solidary established peaks in present it Law.

Article 20.- (SOCIAL SECURITY'S PENSIONS OBLIGATORY OF LONG TERM ).
I. Affiliates or rightful claimants with request of pension or with pension under payment in the Obligatory Social Security in length term, they will be able to agree to the Solidary Fringe Benefit of Old-age or to the Pension for Death derived of this, you foresaw fulfillment of the established requirements in present it Law and his regulations.

II. This determination will be applicable also for the payments of compensation of Monthly Quotations.

Article 21.- (Alternative Benefits).
I. Her Beneficiary or beneficiary of the Minimal current Payment by the Month of payment to the publication date of present it Law, you will accede At the rate of exchange of benefit to Contribution Compensation Monthly. Compensation's amount of Monthly contributions will correspond to the amount that it prove to be bigger between the payment by The Month minimum in use to the publication date of present it Law and Contribution amount of compensation that reciprocate to the policyholder. After the change of benefit established in the paragraph previous, the insured will be able to access the Solidary Pension of old age, previous fulfillment of the requirements established in her present Law and your regulations.

The insured that had been object of the change of benefit established in the present article and that you count on one Inferior Contribution's density to two hundred forty (240) periods you will be able to agree to The Inferior limit of the Pension you would solidify of Old-age, could have accomplished contributions, for only time and to this only effect, to attain a Density of contributions of two hundred forty (240) periods. The contributions the payment of the Monthly Quotation and Commission will understand According to regulations.

II. Would Benefit Her or beneficiary that had collected the Single Payment Prior to the publication date of present it Law, that you count on at least sixty contributed (60) periods to the Sharing system, you will be able to agree voluntarily to the change Of benefit to Monthly Contribution Compensation previous Return of the amount perceived by the Single Payment.
Posterior at the rate of exchange of benefit established in the paragraph previous, the insured will be able to accomplish contributions, for only time and to this only effect, to catch up with one Contribution's density of one hundred twenty (120) periods.
The contributions will understand contribution payment monthly and Commission according to regulations.

III. As From the publication date of present it Law, the contributions accomplished to Sharing System that there not be once the access was generated to an income or a benefit, they will generate the right to the Compensation of Contributions established in present it Law.

Article 22.- (Replacement to the Personal Account provisional). In order to access Old-age's Solidary Pension, the resources that had been withdrawn through Retires Minimal, temporary Withdrawals, Total Return, Partial Return or Withdrawal Ending in the Obligatory Social Security of long term or in the System Integral of Pensions, more will have to be replaced the performances Than to this date they would have generated themselves of replacement.
Article 23.- (Pension for Pension and Expenses funerary). The Rightful Claimants of the deceased insured Without Pension Solidary of Old-age, they will perceive the Pension for Pension derived of the same previous fulfillment of requirements established in present it Law and his regulations. The deceased insured will originate the right to the payment of Expenses Funerary.

Chapter III
COMPENSATION OF CONTRIBUTIONS

Article 24.- (Contribution Compensation).

I. Es the recognition that the State grants Plurinational of Bolivia, to the Policyholders for the executed contributions to the Sharing in use system to the April 30, 1997, than it is financed with the resources of the General Treasure of the Nation.

II For the access to Contribution Compensation, the age half note is of fifty five (55) years for men and Fifty (50) years for women.

III. Contribution Compensation will be able to be monthly or Global conform to present it Law.

IV. Compensation certificate of Contributions will be emitted:

a) In Bolivian with maintenance of value in relation to the Dollar North American, the limit will be able to surpass whose amount Established for the government bonds of Sharing System.

b) With to the less the following information:

i. Correlative number of certainty.

ii. Personal details of the affiliate or affiliate: Names, last names, only code number of the Insured and her birth date.


iv. Amount of Contribution Compensation expressed in Bolivianos, numeral and literal.

v. Issuing date of the Certificate of the Compensation of Contribution.

vi. Density of contributions.

vii. Official exchange rate of sale of the Bolivian with relation to the North American dollar, Correspondent to the end day of the month previous to the emission of the Certificate of Contribution Compensation.

V. None person will benefit by one jointly compensation of Quotations, an Income under Payment of Sharing System or another benefits recognized by them contributions accomplished to Sharing System.

VI. Contribution Compensation emitted and registered the form departs from Pensions’ Integral System, owing Governing his application to present it Law and dispositions you would establish rules.

Article 25.- (Calculation of the Compensation of contributions). Contribution Compensation himself you will calculate as a result of the multiplication of the number of years, or them fraction, really quoted for the insured to the Sharing system, for zero comma seven latter (0.7) times Salary quoted in previous Sharing System to November of 1996, divided enter twenty five (25).

The salary that you will take in account for the Compensation of contributions it will be calculated in Bolivian with maintenance of value, in relation to the North American Dollar.
**Article 26.** (Monthly compensation of Contributions). If the insured has realized to less sixty (60) quotations to the April 30, 1997, you will receive one monthly Contribution compensation calculated of agreement to what's marked in present it Law. Monthly Contribution Compensation will be able to be emitted for a bigger value to twenty (20) times the National Minimum Wage in use to the issuing date.

**Article 27.** (Global Compensation Contributions). If the insured has realized less than sixty (60) quotations to Sharing System to the 30 of April 1997, you will receive Contribution Compensation Global for a very time, equivalent to one hundred (100) times resulting Contribution Compensation of calculation foreseen in present it Law. The amount of Global Contribution Compensation will be Credited in the personal account Provisional of the insured, once the insured obey the age of fifty five (55) years for men and fifty (50) years stops women, you foresaw fulfillment of established requirements in regulations.

**Article 28.** (Payment of the Compensation of Contributions).
I. The Manager Publishes of the Social Security of Contribution monthly Compensation will pay long Term, to departing of the moment in that the insured do his job with the requirements indicated in present it Law and required dispositions.

II. The payment of Monthly Contribution Compensation himself you will make in favor of the Policyholder or of his Rightful Claimants to the Second Grade, in the proportions that they correspond.

III. Monthly Contribution Compensation in course of Payment will be updated annually in show to the variation yearly of Development Unit to the House.

**Article 29.** (Conciliation of payments). The entity the administrator of Sharing System will be responsible to make the conciliations of the payment of her monthly Compensation of Quotations with the Public Manager of her Social security of Long Term, the Insurance Carriers and the Ordered Entity Risks. To the less once a year the management entity of the System You will give to knowledge the Department Of Economic Affairs a job as Sharing and Public Finances the results of conciliations monthly.

**Article 30.** (Access to the Compensation of monthly contributions in case of new burdens).
I. The policyholder or his Rightful Claimants with step of Pension of Invalidity or Pension for Death respectively, whose origin you would have been qualified like Common Venture and that you not do your job The requirements of coverage of the Insurance of Common Venture for the Employer's berry, you will be able to agree to the temporary payment of her compensation of Monthly Quotations. The temporary payment does not free the Employer from your obligation of payment of the New Burden correspondent.

II. Once the Employer pay the totality of the New Burden Indebted, the insured or his Rightful Claimants himself the obligors find to replace the General Treasure of the Nation, the amounts perceived by way of payment storm of Monthly Contribution Compensation, in the quantity to be determined by regulations.

Chapter IV
INVALIDITY FOR COMMON VENTURE
Article 31.- (Fringe benefit of Invalidity). The Fringe Benefit of Invalidity for Common Venture is granted in case of suffering invalidity Partial or definite total disability, because of accident and or disease Originating no of Occupational Hazard or Labor Risk. Invalidism’s Persuasion for Common Venture understands the payment of:

a) The Disability Benefit for Common Venture to favor of the Policyholder.

b) Ten (10 % ) monthly percent of the updated amount of the Referent Risks’ Salaries, bound for the account Staff Provisional, in cases of total disability, or Ten (10%) monthly percent of the Disability Benefit Updated, bound for the personal account Provisional, in cases of partial disability.

c) Pensions for Pension to Rightful Claimants of Early or Second Grade, lifelong and temporary according to reciprocate, to the insured's decease with Disability Benefit.

d) Burial expenses to the insured's decease with Disability benefit.

Article 32.- (Requirements of Coverage).
I. For Getting a Fringe Benefit from Invalidity for Common Venture, the policyholder must obey the following requirements jointly of coverage:

a) Being younger of sixty five ( 65 ) yearselderly.

b) Counting on at least sixty paid (60) quotations, to the Sharing system, to the Obligatory Social Security in length Term and or to Pensions’ Integral System.

In case of counting with less than sixty (60) quotations obeying any one of the following requirements:
i. Counting on paid cousins to the less during one half of the elapsed time between the month of May 1997,Starting date of the Obligatory Social Security in length term, and the month of the date of qualified invalidity.

ii. Counting on paid cousins to the less during one half of the elapsed time between the month that starts off her first labor relation, or the month of payment of the first quotation in case of assured Independent, and the month of the date of qualified invalidity.

iii. If enter the starting date of the first labor relation and the date of invalidity exist a period of cessation Principal to sixty (60) continuous periods, properly proven, counting on paid cousins to the less during Half the elapsed time between the month of start of one New relation of labor, later dependence by luck cessation, and the month of the date of qualified invalidity.

For the numeral ii and iii previous, one will have to consider than the starting date of the labor relation is previous to the date of start of the Obligatory Social Security will take itself like month of start of the first labor relation May 1997's 1st.

c) Invalidity produce him while cousins are paid or within a term of twelve computed (12) months from that it was stopped paying cousins.

d) The qualified degree of disablement be equal or bigger to the Fifty for one hundred (50%) and of common origin. For the cases of disease, additionally the insured you will have to count on paid cousins to the less for eighteen (18) Months in the last ones thirty six previous ( 36 ) months to date of invalidity.

II For effects of verification of requirements of coverage himself they will have to consider only the premium paid in put a date on previous to the date of invalidity.
Article 33.- (Quantity of the pension)
I. The quantity of the pension for Common Venture in favor of the insured calculates himself considering the qualified degree of disablement and the Referent Salary of Risks, according to the following:
   a) If the grade of grade of invalidity it's all the same or principal to the Sixty percent (60%), the Disability Benefit for Risk Common, it will be equivalent to the seventy percent (70%) of the Referent Salary of the insured's Risks.

   b) If the grade of grade of invalidity it's all the same or principal to the Fifty percent (50%) and minor to the sixty percent (60%), the insured will receive a partial pension that he will be Equal to the result to multiply the degree of disablement for his referent Salary of Risks.

II to the insured's decease with Disability Benefit, the Rightful Claimants will perceive a Pension for Death Derivative of this, resultant to apply percentages Correspondents to each Rightful claimant established in regulations, to (70%) the Referent's seventy percent Salary of deceased insured's Risks.

Chapter V

INVALIDITY FOR OCCUPATIONAL HAZARD

Article 34.- (Fringe benefit of Invalidity). The Fringe Benefit is granted in case of suffering of Invalided for Occupational Hazard Partial disability or definite total disability, because of Accident of work and or Occupational Disease.

The Fringe Benefit of Invalided for Occupational Hazard understands the Payment of:
   a) The Disability Benefit or indemnification for Occupational Hazard, as appropriate, in favor of The Dependent insured.
   b) Ten (10%) monthly percent of the amount updated of her Invalided total's pension or partial as appropriate, with destine Provisional to the personal account.
   c) Pensions for Pension to Rightful Claimants of Early or Second Best grade, lifelong and temporary according to reciprocate, to the decease of The Dependent insured with Disability Benefit.
   d) Burial expenses to the insured's decease Clerk with Disability Benefit.

Article 35.- (Requirements of Coverage). In order to obtain a Fringe Benefit of Invalided for Occupational Hazard, the insured the clerk will have to obey the following jointly requirements of coverage to the date of invalidity:
   a) Being younger of sixty five (65) years elderly.

   b) Having a degree of disablement once the ten was qualified beggarly for one hundred (10%) and of professional origin.

   c) In case of Labor accident, that this produce itself while you find yourself in relation of labor dependence and that the invalidity originate from The Dependent insured, or in case of Occupational Disease, than invalidityProduce him while you find yourself in relation ofLabor dependence or within a term of twelve (12)Months computed from the month following of concluded herRelation of labor dependence.
Article 36.- (quantity). I. The quantity of the pension or indemnification for Occupational Hazard in favor of the insured Clerk, it will be calculated considering the degree of disablement Qualified and Risks's Salary Referent, according to the following:

a) If the grade determines an equal degree of disablement or principal to the sixty percent (60 %), the Disability Benefit will be equivalent to (100 %) the Referent's one hundred percent Salary of Dependent insured's Risks.

b) If the degree of disablement it's all the same or principal to the twenty five for One hundred (25 %) and minor to the sixty percent (60 %), the Pension You will be equal to the result to multiply the grade of Invalidity of Invalidity for the Referent one belonging to Risks Salary.

c) If the degree of disablement it's all the same or principal to the ten percent (10 %) and inferior to the twenty five percent (25 %), the insured The clerk will receive for a very time, an indemnification Equivalent to forty eight (48) times his Referent Salary of Risks for the grade of his invalidity.

II to Dependent insured's decease with Pension of Invalidity, the Rightful Claimants will perceive a Pension for Pension derived of this, resultant to apply percentages Correspondents to each Rightful claimant, established inl establish rules, to (100 %) the Salary Referent's one hundred percent Of deceased insured's Risks.

Chapter VI

PENSION FOR COMMON VENTURE

Article 37.- (PENSIONS FOR PENSION). The pensions For Death originated for Common Venture, they will pay to the Deceased of a Policyholder pensioned by invalidity of Common origin, minor of sixty five elderly (65) years, You foresaw fulfillment of established requirements in present it Law. The pensions for Death consist in life pensions and Storms as appropriate, in favor of the Rightful Claimants Of Primer or Second Grado.

Article 38.- (REQUIREMENTS OF COVERAGE).
I. Them Rightful claimants of a deceased Policyholder by accident for Risk Common they will be able to access the Pension for Death, if the insured You obeyed the following requirements of coverage jointly:

a) Being younger of sixty five (65) years elderly.

b) Counting on at least sixty paid (60) quotations, to the Sharing system, to the Obligatory Social Security in length Term and or to Pensions's Integral System.

In case of counting with less than sixty (60) quotations, Obeying any one of the following requirements:

i. Counting on paid cousins to the less during one half Of the elapsed time between the month of May 1997, Starting date of the Obligatory Social Security in length Term, and the month of the date of pension.

ii. Counting on paid cousins to the less during one half Of the elapsed time between the month that starts off her First labor relation, or the month of payment of the first Quotation in case of Asegurados Independent; And the Month of the date of pension.

iii. If enter the starting date of the first labor relation And the date of pension existiere a period of Bigger cessation to sixty (60) continuous periods, Properly proven, counting on paid...
cousins Enter to the less during half the elapsed time The month of start of a new relation of dependence Labor, posterior to the aforementioned cessation, and the month of the date of decease.

For the numeral ii. and iii previous, one will have to consider What if the starting date of the labor relation is previous to The starting date of the Obligatory Social Security, it will be drunk Like month of start of the first labor relation the 1ro of May 1997.

c) The decease produce him while cousins are paid or within a term of twelve computed (12) months from The month following one stopped paying contributions in.

d) The decease would have been qualified like Common Venture.

II For the cases of decease for disease for Common venture, additionally to the marked requirements Precedingly, the insured will have to count on cousins Once thirty were paid to the less for eighteen (18) months in the last ones and six previous (36) months to the date of pension.

III. For effects of verification of requirements of coverage, himself They will have to consider only the premium paids in Put a date on previous to the date of pension.

Article 39.- (quantity OF THE pension). Them Pensionable rightful claimants for Death for Common venture they will perceive a resulting Pension to be applicable The correspondent percentages to each Rightful claimant, Established in regulations, to the seventy percent (70%) of the Referent Risks's Salarial of the deceased insured.

Article 40.- (BURIAL EXPENSES). They will pay them Burial expenses to the person that credit to have realized Deceased insured's payment of expenses of funeral services than no You would have agreed to a fringe benefit of invalidity.

Chapter VII

PENSION FOR OCCUPATIONAL HAZARD

Article 41.- (PENSIONS FOR PENSION). The pensions For Death originated for Occupational Hazard, they pay to the Decease of a Dependent younger Policyholder to sixty and Five elderly (65) years, the fact that you did not perceive Disability Benefit Of Occupational Hazard, you foresaw fulfillment of requirements Established in present it Law. The pensions for Death consist in life pensions and Storms as appropriate in favor of the Rightful Claimants Of Primer or Second Grado.

Article 42.- (REQUIREMENTS OF COVERAGE). Them The rightful claimants of a Dependent deceased Policyholder will can Accessing the Pension for Death, if The Dependent insured to The date of pension, you obeyed the following jointly Requirements of coverage:

a) Being younger of sixty five (65) years elderly.

b) In case of Trabajo's Accidente, that this produce itself While you find yourself in relation of labor dependence and Originated Dependent insured's decease, or in case of Occupational Disease, than the decease himself Produce in the meantime find himself in relation of dependence Labor or within a term
of twelve computed ( 12 ) months From that one in that you concluded the relation of dependence Labor.

Article 43.- ( quantity OF THE pension ). Them Pensionable rightful claimants for Death for Occupational hazard they will perceive a resulting pension to be applicable The correspondent percentages to each Rightful claimant, Established in regulations, to the one hundred percent (100%) of the Referent Salary of Dependent insured's Risks Dead person.

Article 44.- ( BURIAL EXPENSES ). They will pay them Burial expenses to the person that credit to have realized the Dependent deceased insured's payment of funeral expenses That you had not agreed to a Disability Benefit.

Chapter VIII
INVALIDITY And PENSION FOR LABOR RISK

Article 45.- ( SOCIAL BENEFITS FOR INVALIDITY ). Her You bestow fringe benefit of Invalidez for Labor Risk upon the insured Independent, in case of suffering partial disability or total disability Definite, because of Labor Accidente or Occupational Disease, That you make it impossible to continue it accomplishing the work that you were performing Declared in the correspondent fill-out form.

The Fringe Benefit of Invalidez for Labor Risk understands the Payment of:

a) The Disability Benefit or Indemnification for Labor Risk, As appropriate, in favor of The Independent insured.

b) Ten ( 10 % ) monthly percent of the amount updated of her Total or partial disability benefit as appropriate, with I destine Previsional to the personal account.

c) Pensions for Pension to Rightful Claimants of Early or Second Grado, lifelong and temporary according to reciprocate, To Independent insured’s decease with Pension Of Invalidez for Labor Risk.

d) Burial expenses to the insured's decease Independent with Disability Benefit for Labor Risk.

Article 46.- ( PENSIONS FOR PENSION ). The pensions For Death originated they pay for Labor Risk like Consequence of the Occupational Accident or Occupational Disease, than They provoke an Independent younger Policyholder's decease Of sixty five elderly ( 65 ) years, that you did not perceive Pension Of Invalidez for Labor Risk. The pensions for Death consist in life pensions and Storms as appropriate in favor of the Rightful Claimants Of Primer or Second Grado.

Article 47.- ( REQUIREMENTS OF COVERAGE ).

I. Stops Getting a Fringe Benefit from Invalidity for Labor Risk, the The independent policyholder will have to do one’s job jointly them Following requirements of coverage:

a) Being younger of sixty five ( 65 ) years elderly.

b) Having a degree of disablement once the ten was qualified biggerly for One hundred ( 10 % ) and of labor origin.

c) That invalidity had been produced as a result Direct of the work performed, declared in the fill-out form Correspondent, according to regulations.

d) Counting to the less with three ( 3 ) cousins paid in the last ones Twelve previous ( 12 ) months a month in that it was produced her Invalidity.
e) In case of accident, that invalidity be produced in the meantime His cousins are paid, or in case of Occupational Disease, than invalidity himself Produce your down payments in the meantime they are paid or inside of one Term of nine computed (9) months since you gave in of Paying cousins.

II. The Rightful Claimants of an Independent Policyholder They will be able to come over dead person to the Pension for Death, if the Independent policyholder accomplished hubiere requirements Indicated in the paragraph previous I, with the exception of the clause b).

III. For effects of verification of requirements of coverage himself They will have to consider only the premium paid in Put a date on previous to the date of invalidity or decease, according to Reciprocate.

Article 48:- (quantity).
I. The quantity of the Pension of Invalidity or indemnification for Labor Risk in favor of the independent policyholder will calculate himself considering grade of qualified Invalidity and Risks's Salary Referent, ofl agree to the following:

a) If the grade determines an equal degree of disablement or Principal to the sixty percent (60%) , the Disability Benefit will be equivalent to (100%) the Referent's one hundred percent Salary of Independent insured's Risks.

b) If the degree of disablement it's all the same or principal to the twenty five for One hundred (25%) and minor to the sixty percent (60%), the Pension You will be equal to the result to multiply the grade of Invalidity of Invalidity for the Referent one belonging to Risks Salary.

c) If the degree of disablement it's all the same or principal to the ten for One hundred (10%) and inferior to the twenty five percent (25%) , the The independent policyholder will receive for a very time, Equivalent indemnification to forty eight (48) times His Salary Risks's Referent for the degree of disablement Qualified.

II. to Independent insured's decease with Pension of Invalidity, the Rightful Claimants will perceive a Pension for Pension derived of this, resultant to apply percentages Correspondents to each rightful claimant, established inl establish rules, to (100%) the Salary Referent's one hundred percent Of Independent deceased insured's Risks.

Article 49:- (BURIAL EXPENSES). They will pay them Burial expenses, to the person that credit to have realized Independent insured's payment of expenses of funeral services Dead person, that had not agreed to a Disability Benefit.

Chapter IX

COVERAGES OF COMMON VENTURE, RISK PROFESSIONAL AND LABOR RISK

Article 50:- (deal OF COVERAGES). Them Social benefits, Pensions for Common Venture, Occupational Hazard And Labor Risk and Burial Expenses, they will be covered by one Public entity of Insurances.
Additionally, this entity will have to assume Pensions's payment of Occupational Hazard of the policyholders to Sharing System, with the exception of the component concessional.

Article 51.- (COVERAGE OF SOCIAL BENEFITS). The public entity of Seguros gets forced to grant them coverages of Invalidity's Social Benefits, Pensions for Pension for Common Venture, Occupational Hazard and Risk Labor and Burial Expenses, to the fulfillment of the requirements and procedures in present it Law and dispositions. You would establish rules, assuming the complete responsibility of the payment of the totality of the Social Benefits, Pensions and Burial Expenses, constituting for the effect required reserves.

Chapter X

COMMON DISPOSITIONS

Section I
SOCIAL BENEFITS, PENSIONS AND PAYMENTS

Article 52.- (LABOR COMPATIBILITY). The insured with disability benefit that you continue working under relation of labor dependence or return the labor activity, no You will be able to be fired by this fact.

Article 53.- (DOUBLE perception). I. Policyholders or Rightful claimants that count on Pension or payment where one Be Contribution Compensation of his components Monthly and continue accomplishing a labor financed activity with Public resources, they will be able to perceive the payment of the Compensation Of Contribution, to effect to not to incur in Double Perception, Should have processed the stop payment of the compensation Of Monthly Contribution.

II. The Policyholders with Pension that they continue Solidary of Old-age Accomplishing a labor public or private activity they will not can Perceiving the payment of Old-age's Solidary Fraction.

Article 54.- (verification of the REFERENT SALARY). For the calculation of Risks's Salary Referent and Salary Solidary Referent, you will take in account your the following:

a) When The Won total or Quotable Ingreso increment him/In over twenty percent (20%) regarding periods previous, the Salary Solidary Referent and Salary Referent You will contemplate a bigger number of periods of Risks than They will be determined in regulations.

b) When they exist less than five Won (5) Totals Lenders of securities to the Public Manager of Social Security, himself You will have to make a documentary verification.

Article 55.- (BURIAL EXPENSES). In the Regimen Contributive and Semi-Contributive the beneficiaries and beneficiaries They will be able to agree to Burial Expenses, according to the following:

I. The person that credit to have made the payment of them A deceased younger Policyholder's expenses of funeral services of Sixty elderly (60) years that one had not generated Fringe Benefit of Invalidity, Fringe Benefit of Old Age or Fringe Benefit You would solidify of Old Age in the Obligatory Social Security off deliver term or in Pensions's Integral System, it will have Right to the payment of the financed Burial Expenses with The common risk premiums, Occupational Hazard or Risk Labor, according to regulations.
II Cuando el tesoro en la cuenta personal Previsional of a Policyholder of sixty elderly (60) years, do not be enough to finance the actuarial value of Expenses Funerary to moment to request a Fringe Benefit of Old-age Or Prestación Would Solidify of Old-age, the difference enter that achieve financing the insured and the actuarial value of Expenses Funerary, you will be covered with the resources of a common venture, Occupational Hazard or Labor Risk.

III. The payment of the Burial Expenses of the Regime III. of Contributive and Semi-Contributive it is excluding of the payment of Funeral Expenses of the Regimen Not Contributive.

Article 56.- (FUNERAL EXPENSES). In the Regimen Contributive no the beneficiaries will be able to agree to Expenses Funeral services, according to the following:
I. The person that credit to have made the payment of the Expenses of funeral services of deceased Policyholder of sixty (60) elderly years or more than you had not generated one Fringe benefit of Invalidity, Fringe Benefit of Old Age or Fringe Benefit You would solidify of Old-age in the Obligatory Social Security in length Term or in Pensions's Integral System, you will have a right to the payment of the Funeral Expenses of the Bottom of the income Universal of Old Age.

II Cuando el tesoro en la cuenta personal Previsional of a Policyholder of sixty elderly (60) years or plus no be enough for financing the actuarial value of the Expenses Burial expenses, the difference come in that achieve financing The insured and the actuarial value of Burial Expenses, You will be covered with the resources of the Bottom of The Universal income of Old-age, always and when with this financing the The policyholder obey requirements of access to the Fringe Benefit of Old-age or Fringe Benefit Would Solidify of Old Age.

Article 57.- (AMOUNT OF BURIAL EXPENSES And Funeral SERVICES). The Regimen's payment of Burial Expenses Contributive and Semi-Contributive and Gastos's payment Funeral In the Contributive Regimen No, it takes effect in Bolivian for Once only and you will come from Bs1,800.- (one thousand eight hundred 00/100 BOLIVIAN), in favor of the person that it credit to be Once the insured's payment of the expenses of funeral services was made, Amount that will be able to be updated each three (3) years.

Article 58.- (AUDIENCE). I. The Policyholders with Old-age pension that are invalidated because of a disease Or accident of common origin, professional or labor, and they do their job Requirements of access to Invalidiz's Fringe Benefit, they will be able to perceive simultaneously both pensions. They will in kind accede To these, if the insured with Disability Benefit does his job them Requirements of access to an Old-Age Pension.

II The marked audience will apply also for the payment of her Compensation of Monthly Quotations.

III. The Policyholders with Pension Solidary of Old-age than himself They invalidate because of a disease or accident of origin Common, professional or labor, and they obey Requirements of access To Invalidiz's Fringe Benefit, they will be able to perceive simultaneously The Disability Benefit and the Pension Would Solidify of Old-age without the The Solidary Fraction's component. They will in kind accede To these, if the insured with Disability Benefit does his job them Requirements of access to Old-age's Solidary Pension.

If of the aforementioned audience's result I will prove to be the amount Minor to Old-age's Solidary Pension that it would correspond to him According to his Contribution load, the Solidary Bottom
You will finance the requisite differential stops than the insured invalidate reach to the amount of Old-age's Solidary Pension That you concern him.

IV. The insured will quit to the sixty five elderly (65) years To perceive the Disability Benefit and you will continue perceiving The Old-Age Pension or Pension Would Solidify of Old-age.

Article 59.- (election OF TYPE OF pension PORPENSION ).
I. The Rightful Claimants with Pension for Pension, For Common Venture, Occupational Hazard or Labor Risk in Course of payment, of a Policyholder that would have done his job to the Minus fifty eight elderly (58) years, they will be able to request The definite suspension of the payment of the pension that they perceive to the object of agreeing to the payment of Contribution Compensation Monthly, if and when the last amount of this be major To the one belonging to the Pension for Death.

One will in kind proceed in the event of the Rightful Claimants With Pension for Death derived of the Solidary Pension of Old age, previous fulfillment of requirements.

II. to a Policyholder's decease with or without younger Pension of sixty five elderly (65) years, Rightful Claimants They will be able to choose the Pension for Death that he prove to be Principal between the Pension for Death derived of risks And the Pension for Death derived of Old-age, of agreement to Regulations.

III. For the cases quoted in the paragraph I and II preceding, When it correspond, the balance of The Mathematical reserve or His equivalent in Risks's Collective Bottom, will have to be Once the Solidary Bottom was transferred in his totality.

IV. No Rightful claimant that access the pay of a Pension For Death in the Contributive regimens and Semicontributivo You will be able to perceive two (2) or more Pensions simultaneously Generated for a same titleholder. No Rightful claimant That you agree to the payment of a Pension for Death in them Contributive regimens and Semicontributivo will be able to perceive Simultaneously the pension for pension and the payment of her Monthly Contribution compensation generated for the same titleholder.

Article 60.- (COVERAGE OF HEALTH ). I. The pensions And payments in the Contributive regimens and Semicontributivo Generate the coverage straight of health at the Managing Entities Of Salud, for the Policyholders, Rightful claimants and his Beneficiaries and beneficiaries. For the purpose, the Public Manager of The Social Security of Long Term and the Public Entity of Insurances as appropriate, they will be responsible for realizing A deduction of the Pension or payment to be established in Regulations and depositing it into Salud's Managing Entities than Reciprocate. 

II. The Insured or Rightful claimant and his beneficiaries or The beneficiaries will be affiliated to the latter Managing Salud's Entity The one you were registered to during one's lifetime activates, except them Cases to be determined in regulations.

III. Salud's Managing Entities will be required to lend Services to the Policyholders, Rightful claimants with Pension Or I Pay in the Contributive Regimen and Semicontributivo and to His beneficiaries or beneficiaries.
IV. The regimentation emitted by Fiscalización's OrganismHe will be with respect to Corto Term's Social Security of Obligatory fulfillment for Salud's Managing Entities and Besides regulated.

Article 61.- ( PERIODICITY of the PAYMENT OF PENSIONS). Pensions and the Contributive regimen's payments and Semi-contributive thirteen ( 13 ) times will be paid to the year of formMonthly, correspondent to the twelve ( 12 ) months of the year and to the Christmas bonus.

Article 62.- ( DEVENGAMIENTO OF THE PENSIONS And PAYMENT ).
I. The disability benefits, of Old Age, Solidary Of Old-age and Compensation payment of Monthly Contribution, They will earn from the date of the request.

II The Pension for Death in favor of the Rightful Claimants Of a Policyholder that was receiving Disability Benefit, of Old age, Compensation Solidaria of Old-age and payment of You will earn Monthly quotations from the date of Decease.

III. The Pension for Death in favor of the Rightful Claimants of a Policyholder that was not receiving Pension or I pay in the Regimen Contributive or Semi-Contributive, you will earn from the date of request.

Article 63.- ( TRANSFERENCIA of the BALANCE AGGREGATE ).
I. The Balance Accumulated in the personal account Previsional of the insured that you agree to the Fringe Benefit of Old-age Or Prestación Would Solidify of Old-age he will be once the Bottom was transferred of Old age.

II The Balance Accumulated in the personal account Previsional of the Insured perished that you should have generated Pension for Pension for Common Venture, Occupational Hazard or Risk Labor, he will be once the Collective Bottom was transferred of Risks or to The Public Entity of Seguros, deducting quotations Add them.

Article 64.- ( LIQUIDITY OF THE SOCIAL BENEFITS ).
I. The Social Benefits of Invalidez for Common Venture, Risk The professional and Labor Risk will have to be demanded to in a term Peak of three ( 3 ) years told from the day or period in than The invalidity happened, as appropriate.

II The Right to demand the Old-Age Pension and the Pension You would solidify of Old-age it does not prescribe.

III. Pensions for Death or Compensation payments of Quotations will have to be demanded to in a maximum term Of three ( 3 ) years, inslongments from the day it happened in the The insured's decease.

Article 65.- ( ASSETS OF THE ESTATE OF A DECEDENT ). I. They form part of her Assets of the estate of a decedent of the cause:  
a) Personal account's resources Previsional of the Insured perished that Rightful claimants should not have with Right to Pension for Death, or if you have them, these not They would have demanded the Pension within the established term.
b) The pensions or payments collected by the dead person. II If the Saldo Accumulated of the deceased insured not be Been claimed road Assets Of The Estate Of a Decedent, in the term of ten (10) years, this will prescribe in favor of the Solidary Bottom.

Article 66.- (TAX TREATMENT ). ThemContributions, The National Solidary contributions, them Social benefits and all benefits of the Integral System ofPensions, as well as the Accumulated Balance and profitability Obtained for the Managed Funds, they do not constitute factGenerator of tributes.

Article 67.- (DISCOUNTS ).
I. The pensions and payments Of the Contributive Regimen and only they will be SemicontributivoPassible to the discount of health.

II. The Pensions of Pensions's Integral System and the payment They are not attachable of the Compensation Contributions forGravámenes or precautionary measures of any sort, I save in cases of family assistance.

Article 68.- (PAYMENT OF THE fringe benefit OF OLD AGE ). HerThe public manager of Long term Social Security will pay To the insured, the Fringe Benefit of Old-age, the Solidary Fringe Benefit of Old age, the pensions for Death to his Rightful Claimants and themBurial expenses.

Article 69.- (application OF MORTALITY TABLE ). You will apply over yourself an only mortality table for men and women For the calculation of social benefits in the Contributive Regimen and Semi-contributive.

Section II

SOCIAL BENEFITS FOR RISKS

Article 70.- (grade ). The grade willingly, origin, cause And put a date on of invalidity, that way I eat of the origin and cause of pension And date of decease will be accomplished by professionals Doctors enabled for Fiscalización's Organism. You will owe the grade accomplished by the enabled doctors Being integral and accordingly to Calificación's only Manual Compound for Normas's Manual of Evaluación and Grade of the Degree Of Disablement and List of Diseases Professionals, according to regulations.

At the request of the insured, the enabled doctors They will have to request the participation of the Managing Entities of Health. The Managing Entities will in no case be able to qualify The degree of disablement, origin and cause of invalidity Or decease, Invalidiz's neither date or date of Decease.

In the event the enabled doctors require studies Additional doctors, the Manager Publishes of Certainty Social you will make the payment of Long Term of the same. The dictámenes emitted by the enabled doctors will be Passible of re-grade, according to regulations.

Article 71.- (OBLIGATIONS of the MANAGING ENTITY ). Stops Effects of the grade Salud's Managing Entities are Obligors to forward on to the Public Manager of Social Security Of Long Term all exámenes, analysis and studies thanBack the affection or the insured's disorder and you see her in her That you get in touch to the insured than his affection or disorder is Permanent and irreversible, and or than the curative attention no longer Proceed.
Article 72.- (SUPPLEMENT FOR GREAT INVALIDITY). The Policyholder with Disability Benefit that you have a grade of bigger invalidity or equal to the eighty percent (80%), you will have a right to an additional supplement to his Pension of Validity, equivalent to a Minimal National financed (1) Salario For the insurance that it correspond.

The Entity that grants the Fringe Benefit will bid prices to the personal account Previsional of the insured, the ten percent (10 monthly % of the Amount updated of his Disability Benefit and of the supplement Additional, perceived for the insured.

Article 73.- (finalization of the PAYMENT OF HER Pension). I. The Disability Benefit is paid even:

a) The emission of a grade that the declaration suspend Of invalidity that you gave him right to the fringe benefit,

b) That the insured obey the age of sixty five (65) Years, or

c) That the insured perish. II pays The Pension for Death itself until now in than the Last Rightful claimant have a right to the pension.

Article 74.- (MANIFESTED INVALIDITY).

I. For them Invalidiz's cases Manifested will have to be emitted only the Fill-out form of Date of Invalidity.

II When the insured present simultaneously An Invalidity Manifested as well as an Invalidity not Manifested, the enabled doctors will have to qualify of Integral way and emitting dictate and Fill-Out Form of Fecha of Invalidity, if that way correspond.

Article 75.- (bringing up to date OF THE PENSIONS DE INVALIDITY And PENSION). The disability benefits and Pension They will be updated annually according to her for Risks Yearly variation of Fomento's Unit to the House.

Article 76.- (PAYMENT OF SOCIAL BENEFITS FOR RISKS). The Public Entity of Seguros, you will have to assume the responsibility Complete of the payment of the Social Benefits for Common Venture, Risk Professional and Labor Risk, constituting for the effect them Requisite stock.

Section III

GENDER PROTECION POLICIES

RECOGNITION TO THE SOCIAL CONTRIBUTION OF THE WOMEN

Article 77.- (CONTRIBUTIONS FOR BORN ALIVE SON FOR THE WOMEN). To the effects of the calculation of the amount Of Old-age's Solitary Fringe Benefit, they will add twelve (12) Periods, for each born alive son, up to a maximum of thirty And six (36) periods. This protection applies to the Policyholders Than with this addition, arrive to the less to one hundred twenty (120) Contributions, if and when you fulfill the age of fifty and Eight (58) years.

Article 78.- (reduction OF AGE OF retirement FOR THE WOMEN).

I. The Policyholder that you have to the less One hundred twenty (120) contributions to Sharing System, certainly Social Obligatorio of long term and or to the Integral System of Pensions, for each
born alive son you will be able to request than himself decrease it a ( 1 ) year in the age of access to the Fringe Benefit. You would solidify of Old-age, up to a maximum of three ( 3 ) years. This Benefit is excluding to the determined in the preceding Article.

II For each born alive son, the Policyholder will be able to accede to her Fringe benefit of Old-age with reduction of age of a ( 1 ) year for each born alive son, up to a maximum of three ( 3 ) years. This Reduction applies to what's disposed for the established cases in the inc c ) of the Article 8 of present it Law.

Chapter XI
TEMPORARY WITHDRAWALS, WITHDRAWALS MINIMUMS OR FINAL WITHDRAWAL

Article 79.- ( TEMPORARY WITHDRAWALS ).
I. They will be able to be object of Retiros Storms, totals or partial, the following Contributions:
   a) The Monthly Quotations accomplished like workers or seasonal workers or I eat Asegurados Independent.
   b) The Additional Quotations accomplished by Asegurados Clerks. Both times the withdrawal will have to consider the profitability generated for these quotations.

II The balance in the personal account Previsional of the quotations Obligatory, made as Asegurado Clerk, the object will not be of the Temporary Withdrawals, With the exception of the one that corresponds for workers or seasonal workers.

Article 80.- ( REQUIREMENTS FOR TEMPORARY WITHDRAWALS ).
I. Para agreeing to Temporary Withdrawals, the insured will have to have at least sixty ( 60 ) periods paid, proven to be of the aggregate of quotations as worker or seasonal worker, Independent or additional quotations policyholder made I eat Dependent Asegurado.

II to agree to a new Temporary Withdrawal, the insured you will have to have at least sixty paid ( 60 ) periods, Made of posterior form to the date of the latter Withdrawal Storm, result of the aggregate of quotations in Quality of worker or seasonal worker, Asegurado Independent or of additional executed quotations I eat Dependent Asegurado.

III. Will Be Able To Come Over Retiros Temporales the insured That you would have received the Social Security's any pension Obligatory of Long Term, or of the Integral System of Pensions. This restriction applies also to the pension in Course of acquisition.

Article 81.- ( Minimal WITHDRAWALS Or FINAL WITHDRAWAL ) When Policyholders not obey the requirements to accede to a fringe benefit or payment of the Integral System of pensions or have an income under payment of Sharing System they will can withdrawing the Balance Accumulated in the personal account Previsional, Intervening Retiros Minimal or I Withdraw Ending, it foresaw fulfillment of The requirements established in regulations.

Article 82.- ( replacement OF RETIRED CONTRIBUTIONS ).
I. Them Contributions withdrawn through Retiros Temporary, Partial or Total, Minimal Withdrawals or Final Withdrawal in the Obligatory Social Security of long term and in Pensions's Integral System, they will be able to be Spare parts, including the performances that they would have generated.
II. Cuando would have existed Retiros Temporary, Partial or Totales, Retiros Minimal or Final Retiro in Insurance Social Obligatorio of long term and in the Integral System Of Pensions, and in front of the insured's decease With coverage of Common Venture, Occupational Hazard Or Labor Risk; To object to grant the social benefits Correspondents the insured or Rightful Claimants They will have to make the replacement of the retired quotations.

III. Cuando would have existed Retiros Temporary, Partial or Totales, Retiros Minimal or Final Retiro in Insurance Social Obligatorio of long term and in the Integral System Of Pensions, to object to grant the Social Benefits You would solidify of Old-age that they correspond, the insured or them The rightful claimants will have to make the replacement of them Retired quotations.

Title III

FINANCING AND COLLECTION

Chapter I

FINANCING

Article 83.- (FINANCING OF RISKS). Stops Financing the social benefits originated by Occupational Hazard, Common venture and Labor Risk, Employers, Policyholders Clerks and Asegurados Independent as appropriate, The following cousins will have to pay:

a) You have priority for Occupational Hazard, in charge of the Employer, Calculated on the total Earned of his Policyholders Clerks.

b) You have priority for Common Venture, in charge of the insured Clerk and Independent Asegurado, deduced of the total Cattle or Quotable Ingreso, respectively.

c) You have priority for Labor Risk, in charge of the insured Independent, deduced of the Quotable Entrance. The cousins will be paid until the insured do his job Sixty five elderly (65) years, except the exceptions to be Determined in regulations.

Article 84.- (FINANCING OF THE pension DEOLD AGE). The Old-Age Pension is financed with the Fraction of balance Aggregate and Contribution Compensation when Reciprocate.

Article 85.- (FINANCING OF THE pension YOU WOULD SOLIDIFY OF OLD AGE). The Pension Would Solidify of Old-age himself Finance with Accumulated Saldo's Fraction, the Compensation Of Contributions when it correspond and the Solidary Fraction.

Article 86.- (FINANCING OF THE PENSIONS PORPENSION).

I. The pensions for Death of Asegurados than no They had agreed to a Fringe Benefit or they will be payment financed of Conformity to the following:

a) The pensions for Death derived of Old-Age Pension and You would solidify of Old-age they will finance themselves with originating resources Of the Balance Accumulated in the personal account Previsional, The Compensation Of Contributions and the Solidary Fraction As appropriate.
b) The pensions for Death derived of risks himself, they will finance with resources of the Insurance for Common Venture, Insurance for Occupational Hazard or Insurance for Labor Risk, as appropriate, the one to which the Compensation will be fused of Contributions and the Balance Accumulated in the account. Staff Previsional of the deceased insured, deducting The Additional Quotations, that the insured could be accomplished. If exist Contributions Additional, these they will have to be disposed according to regulations.

c) The payments for Death derived of the Compensation of the insured, they will finance quotations with these resources. If exist Contributions Additional, the same will keep on in the personal account Previsional and they will be able to be disposed of if agree to regulations.

Article 87.- (FINANCING of the SOLIDARY BOTTOM). The Solidary Bottom, you find yourself financed for:

a) The twenty percent (20%) of the Common risk premiums, Occupational hazard and Labor, monthly - form Risk.

b) The zero eat five percent (0.5%) of the Won total or I Enter Quotable of the Dependent Policyholders or Independent policyholders respectively, in quality of the insured's Solidary Contribution.

c) The three percent (3%) on the total Earned of them Dependent policyholders, as Labor Aporte Solidary in charge of the Employers.

d) The two percent (2%) on the total Earned of them Productive policyholders of the area of the Mining Sector Melongurgic in charge of the Employer of the aforementioned sector.

e) The resources constituted in the basic account Previsional, to Position of Pensions's Funds Managers even the incorporation date of the Solidary Bottom.

f) The following percentages applied on the Solidary total:

   i. The ten percent (10%) of the difference between his Total Solidary less Bs35,000.- (thirty five thousand 00/100 BOLIVIAN), when the difference be positive.

   ii. The five percent (5%) of the difference between his Total Solidary less Bs25,000.- (twenty five thousand 00/100 BOLIVIAN), when the difference be positive.

   iii. The one percent (1%) of the difference between his Total Solidary less Bs13,000.- (thirteen thousand 00/100 BOLIVIAN), when the difference be positive.

The executive committee will be able to update the marked amounts in the numeral i, ii and iii previous, each five (5) years.

g) Another sources to be established by the executive committee, without Appointing resources of the General Treasure of the Nation. The sources of financing, ranges and established percentages are not of character excluding in the present Article and himself, they will be applicable in accordance with regulations.

Article 88.- (FINANCING of the BOTTOM OF SAVINGPREVISIONAL). Ahorro Previsional's Bottom will be financed with the resources that compose the personal accounts Previsionales, originating of the
payment of the ten percent (10%) on the total or I enter Quotable of the insured Clerk and Independent Asegurado, respectively, them additional quotations plus the performances.

Article 89.- (FINANCING of the BOTTOM OF OLD AGE). Old-age’s Bottom will be financed with the resources of the Balance Accumulated of the Policyholders that accede to her Solidary fringe benefit of Old-age or Prestación of Old-age, or they originate The right to the Pension for Death derived of these, plus them performances.

Chapter II

COLLECTION

Article 90.- (collection). The Public Manager of The Social Security of Long Term will be the responsible one belonging to her Collection of the Contributions.

Article 91.- (the EMPLOYER’S OBLIGATIONS).
I. The employer has the following obligations:
   a) Acting as withholding agent and paying:
      i. The insured’s Contribution, the Solidary Contribution of the Policyholder, The Common risk premium and the Commission, deducted of the total Earned of the short Policyholders his Labor dependence.
      ii. The National Solidary Contribution to the amount of The Won total that his labor office correspond to the short insured.
      iii. The contributions in favor of third parties of his Clerks, when that way it corresponds.

   b) Paying with his own resources, The Professional risk premium of his clerks and the Solidary Employer’s Contribution.

   c) Presenting the declarations of payment and the documentation of back.

II. They will owe The payments indicated in the previous paragraph coming true in the established terms in present it Law.

Article 92.- (INDEPENDENT POLICYHOLDER).
I. Her Person that become incorporated to Pensions’s Integral System I eat the independent policyholder will have the following obligations:
   a) Paying the insured’s contributions, the Solidary Contribution of the Policyholder, The Common risk premiums and Labor Risk And the Commission, deducted of his Quotable Ingreso.
   b) Presenting the declarations of payment and the documentation of back according to required dispositions, to time to make the correspondent payment.

II. The Independent Insured will be able to make to twelve (12) Contributions in advance.

Article 93.- (CONTRIBUTIONS of the SECTOR of the AUTO-TRANSPORTATION).
I. The workers of the sector Public of auto-transportation they will contribute to the Integral System Of Pensions, through a solidary mode of Collection to be defined by means of Supreme Decreto,
To object to make the contributions to calculationsStaffs Previsionales of the policyholders of the sector and Agreeing to, to the fulfillment of requirements, the benefits established in present it Law. Withholding agents Of the contributions of the public sector of auto-transportation himself They will establish in Supreme Decreto.

Intervening II they will be able to establish the Supreme Decree Modes of collection for the incorporation of other ones Workers' sectors, to object to make contributions To his Personal Accounts.

Article 94.- ( SOLIDARY CONTRIBUTOR).
I. The insured Clerk, The Independent insured and the Aportante Solidary national they have to pay the following:
   a) The dependent insured must pay to crosswise of His Empleador the insured's Solidary Contribution, Eat five corresponding to zero percent (0.5 %) of his Won total and the National Solidary Contribution on his Total Cattle.

   b) The independent insured must pay the Solidary Contribution Of the insured, corresponding to zero eat five for One hundred (0.5 %) of his Quotable Ingreso and the National Contribution Solidary envelope his Won Total.

   c) The Aportante Solidario must pay the National Contribution Solidary conform the percentages and Solidary Totals, Established in present it Law.

II The Employer has to accomplish the Contribution Labor Solidario corresponding to the three percent (3%) On the total Earned of his Dependent Policyholders.

III. The Contributions to be carried out in favor of third parties They will have to envisage the payment of the Solidary Contribution of the The policyholder, corresponding to zero eat five percent (0.5 %) of his Quotable Ingreso.

Article 95.- ( LEGALLY BINDING CONDITION OF THE declaration TESTIMONY PREVISIONAL ). The National Solidary Aportantes Whose Solidary Total be major or equal to Bs13,000.- (thirteen thousand 00/100 Bolivian) they are required to make the Declaration Testimony Previsional of periodic form, in accordance with regulations.

Article 96.- ( TERM OF PAYMENT OF CONTRIBUTIONS And NATIONAL SOLIDARY CONTRIBUTION ).
I. The Employers will owe Accomplishing the payments of the Contributions every last one working day Of the later month to that one that they earn the wages or salaries in Of his clerks.

II The Independent Policyholders will have to accomplish payments Of the Contributions in the established term in regulations.

III. The Aportantes Nacionales Solidarios they will have to bear witness The National Solidary Contribution on The Solidary total, to Time to pay his tax liabilities to the Service of Inland duties.

Article 97.- ( INDIVISIBILITY of the PAYMENT OF CONTRIBUTIONS ). The payment of the Contributions will be able to be Fractioned, safe the exceptions established in regulations.
Article 98.- (REQUEST OF PAYMENT OF CONTRIBUTIONS NOT PAID). In the event the Employer request Regularizing the tax payment previous, default or another causes, with the object of his approval for part of her The manager Publishes of Long term Social Security, will owe Fulfilling the procedures and established requirements in Regulations.

Article 99.- (NEW BURDENS). The Employer will have to pay In benefit of the insured, of the Solidary and entity Bottom Payer as appropriate, the established new burdens for Regulations, accordingly to the following:

a) Up to a maximum of the one hundred percent (100%) of the capital Necessary for the financing of Invalidez's Fringe Benefit Or Pension for Death derived of this, if the insured The invalid would have been borne witness or would have perished during The period that the Employer did not pay the risk premium in Common generating descobertura for the unfulfillment to him of Requirements of coverage.

b) Up to a maximum of the sixty percent (60%) of the capital Necessary, if the insured would have been pronounced invalid or You would have perished during the period in the than, the Employer You did not pay The Common risk premiums, bound for the Bottom Solidary.

c) Up to a maximum of the one hundred percent (100%) of the capital Necessary, if the insured would have been pronounced invalid or You would have perished during the period in the than, the Employer You did not pay The Professional risk premiums, bound for her Entity payer of the fringe benefit.

Article 100.- (certification FOR DEALS Of the STATUS). For the deal of Goods And Services of the Status, the proponent will have to present the emitted certification For the Public Manager of Long term Social Security, Of I do not owe for to Contribuciones the Obligatory Social Security of I deliver term and to Pensions's Integral System.

Article 101.- (the CONSULTANT'S CONTRIBUTIONS). Them The consultants find themselves forced to contribute like Independent policyholder paying the insured's Contribution, the The insured's Solidary contribution, The Common risk premium, The labor risk premium and the Commission deducted from the Monthly total in case of consultants for line. In case of Consultants for Producto the marked contributions himself They will realize monthly on the resulting amount to divide the Aggregate amount of the contract between the duration of the same. The contracting parties have the responsibility to demand the Voucher of the contributions before making payments Established in his contract.

Article 102.- (POLICYHOLDERS' CONTRIBUTIONS WITH pension). The Policyholders with Pension or payment in the Contributive regimens And Semi contributivo that they return the labor activity or than Continue working under relation of labor dependence they will owe Accomplishing the contributions to be determined in regulations.

Article 103.- (LEGALLY BINDING CONDITION of the EMPLOYER WITH THE WORKER Or THE WORKER To THE conclusion LABOR). The Employer, in time to conclude the labor relation, You will have to find oneself in the payment of the Contributions a day for the Once the Integral System of Pensions Was Assured and certainly Social Obligatory of long term, should have presented to the Ministry Of Trabajo,
next to the Employee's Closing, certification Correspondent emitted for the Public Manager of Certainty Social of Long Term.

In case than the Employing no hubiere once the payment of them was made to contributions the Obligatory Social Security of long term or to the Integral Pensions's system in a minute of the conclusion of the labor relation, this you will not produce the effect to put term to the work contract, maintaining the labor link even that you obey this requirement.

In the event that the Employer not find himself up-to-date in the payment of the withheld taxes to a worker or a worker, for the Obligatory Social Security of long term or the System Integral of Pensions when this decide its voluntary withdrawal in the labor legislation's in use frame, the Employer will owe Paying the contributions in default of this or this worker, in the established term for the payment of the social benefits of agree on ground rules in use, taking the interest into account in Berry and incremental correspondent. On default You will have to pay the fines established in regulations.

**Chapter III**

**PROCEDURE FOR FOREIGNERS**

Article 104.- ( obligation TO CONTRIBUTE ).
I. They are Obligors to accomplish contributions to the Integral System of Pensions: a) The foreign people that have relation of labor dependence in Bolivia.

b) The national people that maintain relation of labor dependence with the Diplomatic Missions, Consular, Especial Missions, and Performances Permanents, International Organisms and Organizations Of International Cooperation, credited in front of the State Plurinational of Bolivia.

c) The national people that maintain relation of labor dependence with Diplomatic Missions, Consulars, Especial Missions, and Permanent Performances of the Status Plurinational of Bolivia, put on the front out-of-doors. To this end, the Employer will have to act as agent of Retention and paying the established contributions in present it Law and his regulations.

II The foreign people that maintain relation of Dependence with the entities indicated in the paragraph, they will be able to make sure of to the Integral System Retirement Pays of Voluntary way like Asegurados Independent.

Article 105.- ( CAPITAL TRANSFERAGGREGATE ). The foreign insured that has accomplished Contributions To Pensions's Integral System, you will be able to agree to the transference of the Balance Accumulated in his Personal Account to her Managing entity of the motherland or another one that the insured indicate, When the following come true jointly:

a) The insured had finalized his relation of dependence Labor in Bolivia.

b) The insured has not agreed to pension or payment in the Integral System of Pensions.

c) The insured leave the country definitively.
d) Exist a bilateral or multilateral agreement for this effect with the transference's country of destination and homologated for the State Plurinational of Bolivia.

Title IV

STEP OF COLLECTION OF PAYMENT, COERCIVE PROCESS AND PENAL TYPES

Chapter I

STEP OF ADMINISTRATIVE COLLECTION OF PAYMENT AND PROCESS COERCIVE OF SOCIAL SECURITY

Article 106.- (COLLECTION OF MONEY). The Manager Publishes of her The collection of payment of amounts will have to make social security of Long Term Indebted by way of Contribuciones, National Contribution Solidary and the Interest for Mora, the Incremental Interest and new burdens than Reciprocate, through Cobro's Administrative Step, of the Coercive Process of Social Security and or of the Criminal Action.

Article 107.- (THE EMPLOYER'S BERRY). The Employer You become delinquent on a debt on the following day of once the established term was conquered For the tax payment and you will have to pay the Interest for Berry and the Incremental Interest for the not paid contributions, According to regulations. Contributions, the Interest for Mora, the Incremental Interest and Not paid new burdens the Employer, they will can in no case being at a later time once the Policyholders were collected payment from.

Article 108.- (THE NATIONAL APORTANTES's BERRY SOLIDARY). The Aportantes Nacionales Solidarios they incur in You dwell on the following day of once the term for the payment was conquered of his National Solidary contributions and they will have to pay the Interest for Berry and the Incremental Interest for the not paid contributions.

Article 109.- (ADMINISTRATIVE step OF COLLECTION OF PAYMENT). Cobro's Administrative Step understands all of the acts Guided to accomplish the collection of money of the Contributions in default and of The National Solidary contributions in default. The Administrative Step of Collection Of Payment of the Contributions and National Solidary contributions for berry of the Employer, you will have one Maximum term of one hundred twenty (120) calendar days, from than This got constituted in default. The step of collection of payment of the contributions He will be Solidary nationals determined in regulations. Cobro's Administrative Step will not be considered like A pre-judicial or preparatory, necessary measure to start the Coercive Process of Social Security.

Article 110.- (COERCIVE PROCESS OF CERTAINTY SOCIAL). The Social foreclosure will proceed when himself Pursue the collection of payment of Contribution Nacionales Solidary, Contribution, Cousins and Commission, the Interest for Berry, the Incremental Interest And Recargos, indebted to the Public Manager of Certainty Social of Long Term. One will consider like Coercive Titulo, the debit note Emitted for the Public Manager of Social Security in length Term to the Employer or to the National Solidary Aportante, than You will contain Contributions, Contributions, National Contributions Solidary, the Interest for Berry, the Incremental Interest and Owed new burdens, getting constituted in obligations of Paying liquid and exigible.
The Coercive Process of Social Security will be governed under them Beginnings of the social procedural space.

Article 111.- (support). I. The support of the Coercive process of Social Security will be established in front of them Trabajo’s judges and Social Security according to the following: The Public Manager of Long term Social Security will turn The debit note to the Employer or to the Aportantes Nacionales Solidary that they would have become delinquent on a debt. In time to present the request, the Manager Publishes of her Social security of Long Term, you will accompany the debit note And you will request dictate him the precautionary necessary measures stops Pre-preventive collection of payment. The Judge ó Woman Judge of Work and Social Security, who, after To examine the coercive force of the document in a term, Not the principal to twenty (20) days will dictate the sentence, ordering Get ready the Embargo or Provisional Notation Of Pending Suit on them The Coactivado’s goods, granting him a term of three (3) days For the payment of obligation, under penalty, in case of Unfulfillment, to get the process even the trade off out-and-out Of the goods.

Il once Once the acts arranged by the Judge were obeyed ó Woman Judge, You will make an appointment with to the Coactivado the request and You Pass Judgement, who Within the deadline of five (5) days as from the Quotation You will be able to oppose only the exceptions of: to) I pay Documented, exception that must be opposed Going with the odd man out the documents that they credit The payment to the Public Manager of Social Security in length Term of contributions, the Interest for Mora, the Interest Incremental and Recargos in case of the Employer according to Reciprocate, or Contribution’s payment Nacionales Solidary in The Aportante Nacional Solidario’s case. b) Non-existence of Obligación that owes of Pago, exception Being opposed accompanying the documents that they credit Than the Employer or the Aportante Nacional Solidario did not have her Obligation of payment of everything or part of the amount contained in her Debit note to the Public Manager of the Social Security of I deliver Term. c) Incompetence, exception that must be opposed when her Judicial authority that you are knowing the coercive action of Social security, be on account of the territory, you lack of her Authorize to exercise the aforementioned action. One will have to consider for the step of the opposed exceptions The following: The judge or the woman judge will refuse without support: 1. All exception than no fue en the enunciated. 2. Them than, reciprocating to them mentioned, no fueren Opposed in a clear way and precision. 3. Them than, being once issues in fact were entailed on, I don’t know
Justificaren with literal proof or indication of the means
Probatory terms to be used

The resolution that reject the exceptions and the one that be dictated in
It will preceding be the cases foreseen by what's aforementioned appealable
In the devolutive effect.
If the odd man out fuere pronounced proven, the resolution will be
Appealable in the suspensive effect.

Article 112.- ( FINISH OFF ). I. Passed the established term
Or having refused the opposed exceptions, the Judge
Or Jueza will determine date and Remate's hour of the goods
Distrainees or noted down preventively.
II The Auction will develop in accordance with what's established in the
Civil procedure.

Article 113.- ( PAYMENT OF CONTRIBUTIONS IN DEFAULT ).
The Employer or the Aportante Nacional Solidario in default,
At any time of the process, accomplishing partial payments
Or totals of what's indebted. The payments of the Contributions
They will have to consider complete periods, of agreement to
Regulations.

Article 114.- ( PRIVILEGES ). Contributions, Interest
For Mora, the Incremental Interest, Recargos and Contribution National
Solidary indebted, they enjoy the established privilege in the
I articulate 48, Paragraph IV of the Political Been Constitution
Plurinational of Bolivia.

Article 115.- ( ORDER OF priority IN THE PAYMENT ). The
Amount recovered of the Coercive Process of Social Security,
In accordance with what's disposed in present it Law, the following will have
Prelación's order of payment:
For Contribuciones in default:
to) Contributions.
b) Interest for Berry, the Incremental Interest and New Burdens.
c) Law expenses and professional fees.
d) Administration expenses.
For Contribution Nacionales Solidary in default:
to) National Solidary Contributions.
b) Interest for Berry and Incremental Interest.
c) Law expenses and professional fees.
d) Administration expenses.

Article 116.- ( bringing up to date OF NEW PERIODS ).
The amount consigned in the debit note will be able to be updated to the
Expiration of new periods in default in any stage of the
Process, before the auction.

Article 117.- ( IMPRESCRIPTIBILITY ). The right of collection of payment
Of the Contributions and of The National Solidary contributions
Indebted they do not prescribe to Pensions's Integral System.

Chapter II
PENAL TYPES
Article 118.- (MODIFICATIONS to the Penal Code ). Himself
Incorporate the Article 345 encore to the Penal Code with the following text,
"article 345 Bis.- (CRIMES PREVISIONALES ).-
I Undue Contribution's propriation.- The Employer
Than himself I will adapt of the Contributions destined to the
Integral Pensions's system, in his quality of agent
Of retention and I will not deposit them into the marked Entity
By law, within the established terms for the payment,
You will incur in privation of freedom of five to ten years and
Fine of one hundred five hundred days.
Penalty goal will get non-labile the than
Regularize your situation in front of the Integral System of
Pensions, relating to the Contributions or
Solidary contributions paid, plus interests and
New burdens if it correspond getting extinguished her
Penal action.
II False Statements.- the one that I will present,
Sworn statement with false information; The than
I will simulate a labor false condition or status of invalidity
False; The one that I will provide labor false information or
Declaration of false invalidity to the Social Security of
I deliver Term; Or the that I will show false documentation
In order to agree to a Fringe Benefit, Pension or benefit
Be for action of Pensions's Integral System or
Omission, you will incur in privation of freedom of three to five
Years and fine of sixty to two hundred days.
The people will incur in equal grief than for action
Or the participants or cómplices in her had been omission
Commission of the crime indicated precedingly.
III. Información Medical or Declaración.- the doctor than
For the purpose of benefitting emitiere to a Policyholder
Or I will provide false information on the status
Of health with the object of agreeing to a Fringe Benefit of the
Integral Pensions's system will incur in privation of
Liberate of two four years.
IV. Infringement of Resources.- the than diere to the resources
Of the Funds of Pensions's Integral System than
Administrate, perceive or custody, a different use of that one
To the than destined estuviere, you will incur in seclusion of
Five to ten years and fine of one hundred to five hundred days.
If of the fact I will prove to be damage for the insured or the Bottom
Person under administration, the sanction will be aggrivated in a third part.
V. previsionales, like crimes Establish crimes themselves
Publics at the request of one party ".
To the effects of the application of the present Articulo, if the Employer
Fuere a juridical person, they will be responsable the person or
Natural persons that act as legal representatives
In the period that one had to fulfill obligation in
Of the tax payment to the Public Manager of Certainty
Social of Long Term.
The joint responsibility of someone else will be able to be determined than
They made the decision not to pay, if the Legal Representative performed judicial acts
In fulfillment of the determinations of a collegiate body
Of decision, like the Directory, the Assembly House or the meeting.
Article 119.- (ANOTHER PENAL TYPES). They will be
Once the people that incur in them were punished penally
Following crimes:
to) The that I will forge documents in general to the disadvantage of her
Social security of Long Term; Own benefit; Of his
Relatives or you will incur in the penal types of a third party
Once 198 were determined in the Goods to the 203 one belonging to the Penal Code.
b) The that I will forge material or ideologically records
Bookkeepers of the Managed Funds for the Manager
Publish of Long term Social Security, you will incur in
The penal types once 198 and 199 were determined in the Goods of the Penal code.
c) The fact that you incur in breach of secrecy with respect to the operations
Or policies and strategies of investment of the Funds
Person under administrations for the Public Manager of Social Security
Of Long Term, you will incur in Abuso's penal type of
Confidence according to the Article 346 of the Penal Code.
d) The that I will misuse information that you not have
Public character, related with her funds
Social security of Long Term or his administration, in
Own, his- relatives or third parties benefit will incur
In Estafa's penal type according to the Article 335 of the Code
Prison.
and) The that I will accomplish an activity authorized by the Organism
Of Fiscalización, once the administration was related to of
Social benefits, services, payment of Pensions, benefits or
Comprehension of resources at the state territory Plurinational,
Bound for creating or administrating social benefits of the System
Integral you will incur in Estafa's penal type of Pensions
According to the Article 335 of the Penal Code.
f) The crimes categorized precedingly when they come true in
Multiple victims' damage will aggravate the grief in a third part itself.
Article 120.- (AUDIENCE OF PROCESSES). The
Coercive Process of Social Security and the Criminal Action for
Crimes previsionales, music independent trials and,
Prejudicialidad in a criminal action will in no case be admitted
For crimes previsionales.
Title V
LABOR INTEGRATED SECTORS
To THE SOCIAL SECURITY OF LONG TERM
Chapter I
WORKERS And WORKERS
PARK THEM And TEMPORARY WITHDRAWALS

Article 121. - ( SEASONAL job definition ).
You define time's labor activity as Seasonal Work
I complete whose duration it is younger of a (1) year, recurrent
Every year seasonally, once biological cycles was linked or
Climatic, correspondent, between other ones, to the agricultural sectors,
Livestock and of silviculture.

Article 122. - ( WORKERS' CONTRIBUTIONS And
SEASONAL WORKERS ). To the only one intentions of the
Integral Pensions's system workers and workers
That they develop his labor activity of seasonal way
They will can, to election of the worker or worker, to realize his
Contributions like Asegurados Dependent or Insured
Independent.

Chapter II
PRODUCTIVE MINING MELOGURGIC SECTOR
And PRODUCTIVE COOPERATIVE MINING SECTOR

Section I
COMMON DISPOSITIONS
Article 123. - ( CONDITIONS OF ACCESS To HER
Fringe benefit OF OLD AGE ). Productive the insured of the area of the
Mining Melongurgic Sector or the Hardworking Insured Member of the
Cooperative Mining sector, you will agree to the Fringe Benefit of Old-age
When one of the following conditions do its job :
to) Independently of his age, if and when not there be
Accomplished contributions to Sharing System and finance with the
Balance Accumulated in his Personal Account:
i. An equal Pension or superior to the sixty percent
(60 % ) of his Salary Old-age's Referent,
li. The necessary amount to finance the Funerary Expense and,
lii. The Pension for Death for his Rightful Claimants.
b) To the fifty five manly (55) years and fifty
(50 ) years womanly, if and when you had realized
Contributions to Sharing System that be generated the right
To Contribution Compensation and finance with
This plus the Balance Accumulated in his Personal Account
Previsional:
i. An equal Pension or superior to the sixty percent
(60 % ) of his Salary Old-age's Referent,
li. The necessary amount to finance Burial Expenses and,
lii. The Pension for Death for his Rightful Claimants.
c) As from the fifty six elderly (56) years,
Independently of the accumulated amount in his Cuenta
Staff Previsional, if and when you count on one
Contribution's density of to less one hundred twenty (120 )
Periods and finance an amount of Old-Age Pension, principal to the
Amount of Old-age's Solidary Pension that would concern him
According to his Contribution load.

Article 124.- (CONDITIONS OF ACCESS To fringe benefit

YOU WOULD SOLIDIFY OF OLD AGE ). Stops than the insured of the area
Productive of the Mining Melongurgic Sector or the Hardworking Member
Policyholder of the Cooperative Mining Sector, access the Pension
You would solidify of Old-age, you will have to fulfill the following requirements:
to) Having at least fifty six (56) years elderly.
b) Counting on Contribution's Density of to less one hundred
Twenty (20) periods.
c) Obeying with them determinations besides of present it Law
And his regulationses.

Article 125.- (UNHEALTHY CONDITIONS ). With the object of her
The attendee Law will get along well like work in unhealthy conditions
To those defined in the Law N 3725, of August 3, 2007.

Article 126.- (reduction OF AGE ). To access's object
To Old-age's Fringe Benefit, Prestación Would Solidify of Old-age, Pensions
For Death derived of these, and Compensation payment of
Monthly Quotations of the Policyholders and Rightful Claimants
Of the Mining Melongurgic Sector or of the Hardworking Associates
Policyholders of the Cooperative Mining Sector, it is applicable her
Reduction of age for works in unhealthy conditions. For
Every two years of work in unhealthy conditions, it will decrease
A year in the access to the social benefits and payments, to a peak
Of reduction of five (5) years.

Article 127.- (BOARD OF DIFFERENTIATED LIFE ). To object
Of the Solidary calculation of Old-age's and Prestación's Social Benefits
Of Old-age for productive Asegurados of the area of the Sector
Melongurgic or Associates Trabaja miner brown Asegurados
Of the Cooperative Mining Sector, you will apply over yourself a board of
Differentiated life, the fact that it will be elaborate by the Organism of
Financial direction in the established term in regulations. For saying
Effect, Salud's National Box CNS and the managing entities
They are required to provide the information of health than
Require him.
Provisionally and to the application of the board of life
Differentiated, a decrease of four (4) years will be considered
In the life expectancy in the calculations of the social benefits of the
Integral System of Pensions.

Article 128.- (COMMON VENTURE ). In order to obtain one
Fringe benefit of Invalidity for Common Venture or a Pension for
Pension derived of this, productive the insured of the area of the
Mining Melongurgic Sector or the Hardworking Insured Associates
Of the Cooperative Mining Sector, they will have to obey the requirements of
Coverage established in present it Law for this fringe benefit
Or pension.

Article 129.- (STANDARD OF application ). I. For them
Workers or the productive workers of the area of the
Mining Melongurgic or Hardworking- Insured- Member Sector
It will be applicable of way of the Cooperative Mining Sector
What's disposed in the present Chapter specifies, and of way
General, what's determined in present it Law and his decrees
Required.

Il workers and administrative workers and other ones
Several to the work developed by the Policyholders of the

Productive area of the Mining Melongurig Sector for them or
Hardworking Associates Insured of the Cooperative Sector
They do not find miner understood inside the reach
Of the present chapter.

Section II
MINING MELONGURIGIC SECTOR
Article 130.- ( MINING SOLIDARY CONTRIBUTION ). Of way
Additional to the obligatory established Contributions in
Present it Law, the Employers will make a contribution, with his own
Resources, the two percent ( 2 % ) on the total Earned of them
Policyholders of the area productive miner, bound for the Bottom
Solidary.
Article 131.- ( SOLIDARY Limits ). The limits
Solidary they are the referential maximum amounts and minimums
Utilized for the determination of the amount of the Solidary Pension
Of Old-age that will be paid to the productive Policyholders of the area of the
Mining Melongurigic sector in show to his Densidad of Contribution,
Detailed from now on:
The executive committee will be able to update five ( 5 ) years eachly, them
Correspondent amounts to The Solidary established limits
In present it Law.

AQUI VIENE UN CUADRO
Article 132.- ( REFERENTIAL PERCENTAGE ). I. The
Referential percentage that corresponds to each Asegurado in
Show to his Densidad of Contribution, you are next :

AQUI VIENE UN CUADRO

II The Referential Percentage applies to the Salary Referent
Solidary.

Article 133.- ( OCCUPATIONAL HAZARD ). In order to obtain
A Fringe Benefit of Invalidez for Occupational Hazard or Pension
For Death derived of this, productive the insured of the area
You will have to obey the requirements of the Mining Melongurigic Sector of
Coverage established in present it Law for this fringe benefit
Or pension, postulate for cases of Occupational Disease,
Than Invalidity or decease produce him in the meantime himself
Find in relation of labor dependence or inside of one
Term of eigtheen ( 18 ) months computed from that one in than
The relation of labor dependence finished, for the insured
Of the area productive of the Mining Melongurigic Sector.
Section III
COOPERATIVE MINING SECTOR
Article 134.- (COOPERATIVE MINING SECTOR). You are constituted for cooperative members dedicated to the mining activity Traditional, auriferous and melongic no. It is applicable to the cooperative mining sector, rights, obligations and responsibilities indicated in the ground rules of the Integral system of Pensions that he not be contrary, in everything to what's disposed in present it section.
Article 135.- (HARDWORKING MEMBER). The Hardworking Member She is the person that has the quality of the Cooperative Mining Sector Of member and worker at the same time, without existing relation of Labor dependence for the work that realizes at this sector.
Article 136.- (SECURING). Cooperatives The miners will deposit the Integral System of Pensions, insuring To all of the Hardworking Associates in the Public Manager of her Social security of Long Term.

In a minute of the registration of the Mining Cooperative in the System Integral you will have to present a sworn statement of Pensions, containing all of the Hardworking Associates's list to effects of Obeying requirements of coverage. In kind, it is responsibility Of the Mining Cooperative, making the highs known and casualties of them Hardworking associates at the same time that they produce themselves. The rights of the Hardworking Member in the Integral System They will generate themselves as from the registration of Pensions of his Mining cooperative. As from the publication of present it Law, the Mining Cooperative takes upon the responsibility and obligations that correspond.
Article 137.- (CONTRIBUTIONS). I. Provisionally even her Determination of the net proceeds through a methodology Of calculation of structure of production costs of the Sector Cooperative Minero, applicable to the total sum of sale, in the Inside market of the manufactured mineral; To the only one effects Of Pensions's Integral System the contributions of them The hardworking associates of the Cooperative Mining Sector will have total success Conform the following:
to) The Mining Cooperative's amount of contribution will be of to the On the market I put under restraint minus 2 % of the total sum of sale of the Manufactured mineral.
b) The determined amount of contribution of the Cooperative Miner will distribute him of solidary form to the Associates Workers, to object to determine the won total and Making the payment of the insured's Contribution, Solidary Contribution Of the insured, You Have Priority of Common Venture and Risk Professional, and Commission.
II The Mining Cooperative will make the uninterrupted payment Of the contributions of his Hardworking Associates in the
Established term, assuming rights and obligations
Established in present it Law, except the cases in them
Than the total sum of sale on the market intern of the mineral
Produced be void, in the ones that the temporary fall will yield itself
His Hardworking Associates's correspondent.
III. In case of than a natural or juridical dedicated third person to
The commercialization of minerals produced by the Cooperatives
Miners, make the retention of the amount of contribution, you will have
The obligation to accomplish the opportune and truthful transference
Of resources to the Mining Cooperative, assuming, elk the
Unfulfillment, the correspondent sanctions, between another one, them
Categorized in the Delitos Previsionales.
Article 138.- (COOPERATIVE MEMBERS). To the only one effects of
Agreeing to the Solidary Fringe Benefit of Old-age, the hardworking associates
The mining cooperative members will be able to make contributions for periods
Not contributed up to a maximum of twelve (12) periods, be more than enough
A Total once the Minimum Wage Was Earned of at least six (6) times
National in use to moment to make the deposit. The contributions
They will consider only quotations to the personal account
Previsional and payment of the Commission.
Article 139.- (OCCUPATIONAL HAZARD). In order to obtain
A Fringe Benefit of Invalidity for Occupational Hazard or Pension
For Death derived of this, the Hardworking Member of the Sector
The cooperative Minero will have to obey the requirements of coverage
Established in present it Law for this fringe benefit or pension,
Considering for cases of occupational disease, than her
Invalidity or decease produce him while you meet
Registered and making contributions, or within a term of
Eighteen (18) months computed from the latter paid month.
I SAW title
INVESTMENTS
Only chapter
INVESTMENTS
Article 140.- (administration of the PORTFOLIO OF
INVESTMENTS). I. The Solidary Bottom's resources, Fondo
Bus of Risks and the Bottom of Saving Previsional of the
Integral Pensions's system, they will have to be administered
For the Public Manager of Long term Social Security
Of independent way, except Old-age's Bottom than
You will have to invert his resources in quotas of Ahorro's Bottom
Previsional
II The resources of the Managed Funds for the Manager of
The Social Security of Long Term, they will have to be inverted
Exclusively in Valores or Instrumentos Financial of
Offer publishes, through primary and secondary markets
Authorized according to the regimentation of present it
Law. These investments will have to come true considering them
Following limits:
to) No more than the ten percent (10 %) of the value out of every Fondo in Moral values or Instrumentos Financial of a very emitter or one Group of emitters linked, according to regulations.
b) No more than the sixty same percent (60 %) of the amount of one Emission or of Valores or Instrumentos Financial for Fondo.
c) You will can no more than the five percent (5 %) out of every Fondo Being inverted in Valores or Instrumentos Financial without Grade of risk emitted by children and medians Companies, constituted legally at the country, of agreement to Regulations.
d) Each bottom will be able to invert in over the twenty percent (20 %) of the capital stock of a corporation.

III. The Manager Publishes of Long term Social Security
You will have to prioritize the resources of the Managed Funds At productive companies.

IV. The moral values or Instrumentos financial acquired for her Manager of Social Security of Long Term for the Funds Previsionales administrated, they will have to be registered, Emitted or transferred on behalf of the respective Funds.

V. The ninety five percent (95 %) of investments Out of every Fondo Administrated for the Public Manager of her They will have to keep social security of Long Term in Depósito's entities of Valores properly authorized.

I SAW The Public Manager of Long term Social Security, You will have to subscribe contracts with Depósito's Entities of Moral values, accordingly to the ground rules in use.

VII. The Manager Publishes of Long term Social Security
You will have to appraise the investments of Ahorro Previsional's Bottom To prices of market according to ground rules in use.

Article 141.- (policies OF investment). The Manager of The Social Security of Long Term will define policies of investment For each Fondo Administrated in the frame of the limits of Investment foreseen in present it Law and his regulationses.

Article 142.- (LIMIT OF investment). Investments Of Ahorro Previsional's Bottom made for the Manager of The Social Security of Long Term they will be subject to limits for Generic type of instrument, to limits for emitter, limits for Grade of risk and other ones according to regulations.
The moral values emitted by the General Treasure of the Nation or The Central Bank of Bolivia they will not be subject to the limits Established in present it Law and his regulationses.

Article 143.- (INVESTMENTS ABROAD). Them Realized investments in a foreign place will have to not be major To the fifty percent (50 %) out of every administered Fondo.

Article 144.- (grade OF RISK). The moral values Or Instrumentos I object financiers of investment for the Bottom of I save Previsional, with the exception of the marked in the Paragraph II, clause c ) of the Article once the Administration was referred of the Portfolio
Of Inversiones of present it Law, they must count on grade
Of risk according to what's determined for the Law of the Market of
Moral values and his regulationes.

Article 145.- (GRADE OF investment). The grade of
Investment established for the investments of the Funds
Person under administrations you will pay attention according to regulations.
Article 146.- (PROHIBITIONS). I. It gets prohibited her
Investment with resources of the Managed Funds in her,
Property or any non-profit entities' patrimony
Be your legal regimen, and of direct form at real estate.
II Is Left once Valores's purchase was forbidden or Instrumentos
Financiers that be directors' property and executives of
The Manager Publishes of Long term Social Security or
Of Fiscalización's Organism.
III. Is Left once Valores's sale was forbidden or Instrumentos
Financiers in favor of the directors and executives of her
The manager Publishes of the Social Security of Long Term or of the
Organism of Financial Direction.
IV. Current investment gets prohibited or Instrumentos
Financiers emitted for entities linked to directors
And executives of the Managing Public Entity of Certainty
Social of Long Term or of the Organism of Financial Direction.

Title VII
MANAGER OF SOCIAL SECURITY IN LENGTH
TERM And ORGANISM OF financial direction
Chapter I
Public MANAGER OF SOCIAL SECURITY
OF LONG TERM
SECTION I
Administration
Article 147.- (administration). The administration of the
Integral Pensions's system will be in charge of a Manager
Publish of Long term Social Security, which himself
You will constitute like a National Strategic Public Enterprise, of
Public law; Of indefinite duration; With juristic person
And own patrimony, with autonomy of administrative step,
Financier, legal and technical, with jurisdiction, competition and
Structure of national reach.
You meet under the Department Of Economic Affairs's custody and
Public finances and his principal domicile will be fixed in her
City of La Paz.
Article 148.- (OBJECT). The Manager Publishes of Certainty
Social you will have like object the administration of Long Term and
Performance of the Funds of Pensions's Integral System,
Step of social benefits, benefits and another payments of the Integral System
Of Pensions, established in present it Law and his regulationes.
Article 149.- (SHOWS And ATTRIBUTIONS). The Manager
Publish of Long term Social Security you have the following shows and attributions:
to) Obeying the Political state Constitution, present it Law, His regulationses and connected legal provisions.
b) Administrating the totality of the generated records in the Integral System of Pensions.
c) Trying to obtain and paying social benefits, pensions, benefits and Agreeable payments present it Law and his regulationses.
d) Rendering his services to the Policyholders or whom they have Right to be Insured, undiscriminating.
and) Administrating the composite portfolio investments for The resources of the Managed Funds according to her, Present Law and your regulationses.
f) Collecting taxes, crediting and administrating the Contributions of Policyholders, accordingly to present it Law and his Regulationses.
g) Crediting and administrating the National Solidary Contribution, of Conformity to present it Law and his regulationses.
h) Collecting Contributions and National Solidary Contributions In default, interests and new burdens, without granting condonations.
i) Starting and processing the correspondent trials For recuperation of the berry, interests and new burdens.
j) Starting and processing the trials that be required With the aim of pre-preventive the interests of the Funds Person under administrations and of the Policyholders.
k) Generating financial performances with the resources of The intervening Managed Funds the conformation and Administration of investment portfolios according to her Present Law and your regulationses.
l) Appraising the investments out of every one of them daily Managed funds to prices of market, according to her Methodology established in legal provisions in use.
m) Appraising the quotas of all of the Funds daily than Arrange.
n) Acting for the Policyholders in front of the Public Entity Of Seguros, Insurance Carriers, institutions and Competent authorities, with respect to the social benefits, Pensions, benefits and payments that you grant the System Integral of Pensions, that way I eat of the Funds than Arrange.
or) Maintaining the patrimony and the accounting records of them Funds that you administrate in independent form to the very.
p) Emitting and sending off his States to the Policyholders periodically Of Ahorro Previsional and spreading out periodic information and Opportune of the Managed Funds.
q) Deducting a percentage from the pensions and payments of them Policyholders or Rightful claimants and paying the Managing Entity of Health that correspond, to object to obtain coverage in the
Regimen of health of short term.

r) No making acts that generate conflicts of concern.
s) Collecting the monthly down payments and transferring the Entity to them
Publish of Seguros when you correspond.
t) Hiring the necessary services for the realization of his
Activities could have had conflict of interest with them
Moneylenders of these services.
or) Developing and implementing systems and control mechanisms
Of step.
v) Rendering the services with diligence, promptness, efficiency and
With the exigible care to a good family man.
w) Doing one's job with all emanated administrative action for the
Organism of Financial Direction.
x) Making conciliations, classification, accreditation,
Daily journalizing of the revenues, and informing of
The same according to regulations.
and) Fulfilling the relative standards to publicity of the services
That you make an offer .
z) Bestowing access upon Fiscalización's Organism to the data,
Steps and information administrated in the Integral System
Of Pensions.
EA ) Rendering another services of collection to Public Entities.
Bb ) Fulfilling another activities and established obligations
By law and regulationse.

ARTÍCULO 150.- (INICIO DE ACTIVIDADES). I. Se autoriza al
Ministerio de Economía y Finanzas Públicas a proveer los bienes
muebles, inmuebles y los recursos financieros necesarios para e linicio
de actividades de la Gestora Pública de la Seguridad Social de Largo
Term en el marco de la presente Law y sus decretos reglamentarios.
II. Mediante reglamento se establecerá el term y procedimiento
para el inicio de actividades de la Gestora Pública de la
Seguridad Social de Largo Term.
ARTÍCULO 151.- (FINANCIAMIENTO). La Gestora Pública de la
Seguridad Social de Largo Term se financiará con:
a) La Comisión del cero coma cinco por ciento (0,5%) deducido
del Total Ganado o del Ingreso Cotizable de los Asegurados
a tiempo de efectuar la Contribución, por el servicio de
aseguramiento, procesamiento de datos, administración de
la cartera de inversiones de los Fondos, custodia de Valores,
administración y pago de prestaciones. Dicho porcentaje
será revisado cada tres (3) años.
b) La Comisión por el servicio de Administración del Fondo de
la Renta Universal de Old-age, administración de la Base de
Datos de Beneficiarios, gestión y pago de la Renta Dignidad
y Gastos Funerales, a ser establecida mediante reglamento.
c) La Gestora Pública de la Seguridad Social de Largo
Term podrá percibir recursos por donaciones, contribution
extraordinarios y transferencias de otras fuentes públicas o privadas, nacionales o extranjeras.
d) Créditos y empréstitos de entidades financieras públicas o privadas, previa autorización del Ministerio de Economía y Finanzas Públicas conforme a normas legales vigentes. Estos recursos serán cancelados con cargo al presupuesto de la Institución.

ARTÍCULO 152.- (CONFIDENCIALIDAD). La información administrada por la Gestora Pública de la Seguridad Social de Largo Term referent a los Asegurados y a los Aportantes Nacionales Solidarios, no podrá darse a conocer a terceras personas a no ser mediante Orden Judicial o autorización del Organismo de Fiscalización expresa y para cada caso. Esta determinación no aplica a las entidades que ejercen fiscalización y tuición del Sistema Integral de Pensions.

SECCIÓN II
ESTRUCTURA ORGANIZATIVA

ARTÍCULO 153.- (DIRECTORIO). El Directorio es la Máxima Autoridad de la Gestora Pública de la Seguridad Social de Largo Term, responsable de definir políticas, normas internas y la fiscalización de éstas; así como de establecer estrategias administrativas, operativas, de inversiones y financieras. Las y los miembros del Directorio deberán emplear en el ejercicio de sus funciones el cuidado y diligencia necesarios y serán responsables personal y solidariamente de las resoluciones adoptadas en Directorio, salvo que hubieran hecho constar su desacuerdo en acta.

ARTÍCULO 154.- (CONFORMACIÓN). El Directorio de la Gestora Pública de la Seguridad Social de Largo Term estará conformado por la Presidenta o Presidente y cuatro Directores. La Presidenta o Presidente y los cuatro (4) Directores serán designados por el Presidente del Estado Plurinational de Bolivia de ternas aprobadas por dos tercios de votos de los miembros presentes en sesión de la Cámara de Diputados.

ARTÍCULO 155- (PERIODO DE FUNCIONES). La Presidenta o Presidente del Directorio es la Máxima Autoridad Ejecutiva y ejercerá sus funciones durante cinco (5) años, no pudiendo ser reelegido sino después de transcurrido un período igual a aquél durante el cual ejerció sus funciones. Cada Directora o Director ejercerá en sus funciones cinco (5) años no pudiendo ser reelegido sino después de transcurrido un período igual a aquél durante el cual ejerció sus funciones. Serán sustituidos periódicamente a razón de uno por año. Para éste efecto, la Asamblea Legislativa Plurinational deberá elevar ternas al Presidente del Estado Plurinational de Bolivia, seis (6) meses antes de la finalización del período de ejercicio de funciones. Estos períodos no se aplican al primer Directorio.
ARTÍCULO 156.- (REQUISITOS). La Presidenta o Presidente y las o los Directores deberán:

a) Tener nacionalidad boliviana de origen.

b) Contar con título universitario.

c) Contar con amplia experiencia y conocimientos en materia de pensions, económica y/o financiera.

ARTÍCULO 157.- (PROHIBICIONES). No podrán ser miembros del Directorio:

a) El cónyuge o las personas que sean parientes entre sí dentro del cuarto grado de consanguinidad y segundo de afinidad, según el cómputo civil.

b) Los funcionarios públicos que desempeñen cargo remunerado, salvo renuncia expresa.

c) Los Directores, Síndicos, Ejecutivos, accionistas, administradores, representantes legales, asesores y empleados o dependientes de Sociedades o Entidades relacionadas al objeto, funciones y atribuciones de la Gestora Pública de la Seguridad Social de Largo Term, salvo que renuncien a su cargo en los casos que corresponda.

d) Los que tengan sentencia condenatoria ejecutoriada, con pena privativa de libertad por la comisión de delitos comunes.

e) Los responsables, con sentencia condenatoria ejecutoriada, por quiebra, culposa o dolosa, de entidades del sistema financiero y de sociedades en general.

f) Los que tuvieran responsabilidad civil o penal en el ejercicio de funciones públicas.

g) Otras prohibiciones establecidas por las Lawes y normas vigentes.

ARTÍCULO 158.- (DESIGNACIÓN DE SUPLENTE). El Presidente del Estado Plurinational de Bolivia designará a una o un Director suplente, de una terna aprobada por dos tercios de votos de los miembros presentes en sesión de la Cámara de Diputados, de acuerdo a reglamento. En caso de renuncia, inhabilitación o death del Presidente o de cualquier Director el suplente designado ejercerá sus funciones hasta la conclusión del período del reemplazado.

ARTÍCULO 159.- (CONTINUIDAD DE FUNCIONES). La Presidenta o Presidente y las o los Directores, vencido el term de su mandato, continuarán en sus funciones hasta que sean reemplazados, salvo casos de incompatibilidad legal. En caso de fenecimiento de mandato, la demora en la posesión del reemplazante será deducida del período de funciones del Director o Presidente reemplazante.

ARTÍCULO 160.- (UNIDAD DE TRANSPARENCIA). La Gestora Pública de la Seguridad Social de Largo Term deberá contar dentro de su estructura organizativa con una Unidad de Transparencia.

SECCIÓN III
AUDITORÍA Y CONTROL

ARTÍCULO 161.- (AUDITORÍA EXTERNA). La Gestora Pública de la Seguridad Social de Largo Term, deberá presentar los Estados

Own and audited- Managed Funds financiers for A Company of External Audit to Fiscalización's Organism, To the state President Plurinational of Bolivia, to the Assembly House Member of the parliament Plurinational, to the General state Comptrollership Plurinational of Bolivia and to the Department Of Economic Affairs and Finance You publish, within the one hundred twenty (120) days of once the step was concluded. The Company of External Audit will properly have to be Registered in the General state Comptrollership Plurinational of Bolivia and in the Stock Market's Record, which will not can Rendering his services for over three consecutive (3) years.

Article 162.- (periodic information). The Manager Publish of Long term Social Security you will lift to the State President Plurinational of Bolivia and to the Assembly Member of the parliament Plurinational, a report of the semiannual step of Certainty's administered and Public- Manager Funds Social of Long Term, that you will include financial statements, inside Of the ninety later (90) days to the closing of the aforementioned semester. At the request of the executive committee or of the Legislative organ, The Manager Publishes of Long term Social Security You will provide additional reports about the situation Financier of the Managed Funds.


Section IV

PROCESS OF REGULARIZATION And intervention

Article 164.- (CAUSE THEM OF regularization). The Fiscalización's organism will establish the parameters of them Indicators of step than in case of being untrustworthy by her The public manager of Long term Social Security will give Place to Regularización's process, and in the event of his Unfulfillment to a process of intervention. The indicators of step will have to be referred to:

to) Step of collection of payment.
b) Performance of the Managed Funds.
c) Publicity of the information.
d) And other ones to be determined in regulations.

Article 165.- (CAUSE THEM OF intervention). Her The public manager of Long term Social Security will be Proceso's object of Intervención, when you incur in one or more Of the causes following:

to) The loss of step or accumulated be older to the ten (10%) Of Long term capital of the Manager of Social Security.
b) Having no remedied the facts that motivated the Process Of Regularización to the expiration of term of the Plan of Regularization.
c) Other ones to be established by regulations.
Article 166.- (resolution OF intervention).
I. Fiscalización's Organism, for the marked causes in The previous Article, by means of express resolution will arrange The intervention of the Public Manager of Social Security Of Long Term and a Comptroller's designation or Comptroller, who will have the faculties of administration and Of executive responsibility according to what's foreseen in her Present law.
II Intervención's Resolution, you will stop automatically The shows and attributions of them or directors, Administrators, managers and general representatives, being left Null and void powers and the faculties of administration than himself Them granted hubiere.
III. The Resolution of Fiscalización's Organism arranging Intervention, only it will be able to be impugned by the road Administrative Jerárquica.
IV. The impugnation of the Resolution of intervention will not have Suspensive effect. No judicial sentence or resolution The white-collar worker will suspend the intervention. What's executed in Intervention will be able to be left behind null and void, causing status The realized actings.
V. The intervention of the Public Manager of Social Security Of Long Term, you will come to an end with the emission of a Resolution Emitted for the Organism of Fiscalización and with the designation Of the news or new Presidente and the aforementioned Gestora's Directorio, According to what's established in present it Law.
Chapter II
ORGANISM OF financial direction
Article 167.- (ORGANISM OF financial direction). Her Fiscalización's and Social Control's authority of Pensions AP Will name him from now on Autoridad of Fiscalización and Control Of Pensions and Seguros APS and you will assume attributions, Competitions, rights and obligations on the subject of insurances Of the Oversight Authority of the Financial System - ASFI, in A term of sixty (60) working days.
The Authority of Financial Direction and Control of Pensions and Insurances APS will meet under the Department Of Economic Affairs's custody and Public finances.
Article 168.- (SHOWS And ATTRIBUTIONS of the ORGANISM OF financial direction). The Organism of Financial direction has the following shows and attributions:
to) Doing one's job and making somebody do one's job present it Law and his regulationes, Securing the correct application form of his beginnings, policies And objectives.
b) Supervising, supervising, not too bad not too good, to control, checking and Punishing the Public Manager of Social Security Of Long Term, Public Entity of Seguros, Entidades Insurers or another low entities his jurisdiction, of Agreement to present it Law, Law of Seguros and regulationses Correspondents.
c) Assuming shows, attributions, competitions, rights And established obligations in Seguros’s Law that they were Transferred to the Oversight Authority of the System Financier ASFI.
d) To watch the correct fringe benefit of the services for part of them People and low entities his jurisdiction. and) Requiring the financial and patrimonial information of them Fastened entities to his jurisdiction that be necessary, stops The fulfillment of his shows.
f) Carrying out an investigation and sanctioning the conducts that generate conflict Of interest.
g) Supervising transactions and the sold off contracts For the low entities his jurisdiction, related with them Established activities in present it Law, Law of Seguros And his regulationses.
h) Regulating, controlling and supervising the rendering of services Of computerized systems, processing of payrolls, Revenues, collection of payment of berry, payment of social benefits, Pensions and benefits of Long term Social Security. i) Arranging the intervention of the Public Manager of her Social security of Long Term, when it correspond.
j) Elaborating and publishing statistical information of certainty Social of long term, and another low information his jurisdiction. k) Knowing and resolving of well-founded way, Resources Of Revocatoria that they be for interposed to him of agreement with Present it Law, the applicable rules of court, and his Regulationses. l) Proposing standards of technical character to the executive committee and Pronouncing oneself on the relative regulationses to his sector. m) Maintaining and publishing the updated data base of Contributors in default to the Integral System of Pensions. n) All those attributions that be conferred by her Present Law and your regulationses, or necessary stops the Fulfillment of his shows.
Article 169.- (Maximum EXECUTIVE AUTHORITY ). I. Fiscalización's Organism will be represented for A Director or Executive Director, who it will get constituted in The entity's Maximum Executive Authority and you will exercise her Institutional performance. II The Director or the Executive Director will be designated for the State President Plurinational of intervening Bolivia
Supreme resolution.

III. to exercise Directora's position or Executive Director of the Fiscalización's organism will have to obey himself, besides of the requirements established in the Political Constitution of the Status:

to) Having Bolivian nationality.
b) Having professional title.
c) Possessing recognized appropriateness and vocational experience.

Article 170.- (PROHIBITIONS). You will be able to be renowned neither exercising Directora's position or Executive Director:

to) Who have conflict of interest, relation of business or direct participation or innuendo in as want of them Companies that accomplish liable activities to the regulation of Sectors.
b) Who have relation of kinship of consanguinity, In direct line or collateral guaranty, or of affinity, to the second one Grade inclusive, with the President or the Vice-President of the Status Plurinational of Bolivia, or with the Ministers of them Related sectors.
c) The ones that have condemnatory gotten a judgment sentence, with You suffer privative of freedom for the commission of minor crimes.
d) The ones that have civil responsibility or prison in exercise Of Civil Services.
and) Another prohibitions established by the Laws and standards In use.

Article 171.- (RATES OF regulation). The rates
The correspondents to the sector of insurances will be of regulation Collected for Fiscalización's Organism as from the date Of transference of the aforementioned competitions.

Article 172.- (ADDITIONAL FINANCING). The Fiscalización's organism additionally will be able to finance himself with:
to) Resources of donations, extraordinary contributions and Transferences of another public or private sources, nationals Or foreigners.
b) Credits and public finance entities' loans or Private the Department Of Economic Affairs's previous authorization And Public Finances, in accordance with legal requirements in use. These resources will be canceled with position to the budget Of the Institution.

Article 173.- (hierarchic RESOURCES And OF REVOCATORY). The administrative decisions than Emit Fiscalización's Organism they will be able to be impugned Jerárquico and intervening Revocatoria's Recurso in accord To Administrative Procedimiento's Law and ground rules Applicable.

Title VIII
Transition
Only chapter
Transition of the OBLIGATORY SOCIAL SECURITY OF LONG TERM to the INTEGRAL SYSTEM OF PENSIONS

Article 174.- (PERIOD OF transition). Intervening Supreme decree will establish the period of transition itself stops the Start of activities of the Public Manager of Social Security Of Long Term.

Article 175.- (TRANSFERENCE OF information And DATA). I. The Funds Managers of Pensions They will have to transfer the Public Manager of the Social Security of I deliver Term all information, documents, files with His respective backs, bases of data that they find In his care and other ones, being responsible for the documentation and Information that they transfer.

II characteristics, procedure and terms for her Transference determined in the preceding paragraph will be Established in regulations.

III. The Manager Publishes of Long term Social Security You will have to check the documentation and transferred information For Pensions's Funds Managers, owing Giving his no objection. Process that will have to be supervised for Fiscalización's Organism.

Article 176.- (TRANSFERENCE of the BOTTOM OF INDIVIDUAL capitalization). I. Obligations, Assets, liabilities and patrimony of Capitalización's Bottom Place mat fixed by The Individual accounts, the account Of Mensualidad Variable Vitalicia, Collective Cuenta of Siniestralidad, Collective Account of Occupational Hazard Insurance and Another Charge Accounts of the Funds Managers of Pensions, they will be transferred to the Managed Funds For the Public Manager of Social Security in length Term, as appropriate, in the terms, modes and Procedure to be determined in regulations.

II Foresaw the transference of the collective account of Siniestralidad and Collective Account of Occupational Hazard Insurance Person under administrations for the Funds Managers of Pensions, these will have to calculate the mathematical reserves Actuarial that they correspond.

Article 177.- (CONTINUITY OF SERVICES). Them The funds managers of Pensions will continue Accomplishing all of the intervening determinate obligations I enter into a contract of rendering of services subscribed with the State Bolivian in the Law No.'s frame 1732, of Pensions, Supreme decrees and regulatory required ground rules, As well as what's disposed in present it Law and dispositions You would establish rules of Pensions's Integral System, assuming Obligations, attributions and faculties conferred to her The manager Publishes of the Social Security of Long Term,
While the period of transition, should have drunk last in
Tell the following:
I. Continuar with the collection of the contributions of the
Obligatory social security of long term of the Affiliates
Clerks and Independientes, to the start of her
Collection of the contributions of the Integral System of
Pensions.

II. As From the month following of promulgated present it Law
Initiating the collection of the Contributions of the System
Integral of Pensions and of the National Solidary Contribution of the
Dependent policyholder.
III. Collecting the contributions in default of Social Security
Obligatory of long term.
IV. Going on with the otorgation of the social benefits, payments and
Obligatory social security benefits of long term to them
Dependent affiliates and Independientes, when he reciprocate .
V. Otorgar social benefits, payments and benefits of the System
Integral of accordant Pensions to what's established in her
Present Law and your required dispositions, to depart of
The emission of the respective regimentation.
I SAW Transitorily, the collection of the Solidary Contribution of the
Policyholder, the Solidary Employer's Contribution and the National Contribution
Solidary they will have to be registered of The Dependent insured
And credited in the basic account Previsional administrated
For Pensions's Funds Managers.
VII. The social benefits for Occupational Hazard of the policyholders
To Sharing System, with the exception of the component
Concesional, they will keep on being paid by them
Funds managers of Pensions, to this date of
Start of activities of the Public Manager of Certainty
Social of Long Term.
VIII. The Funds Managers of Pensions meet
Authorized to collect commissions or Commission, conform to
The following:
to) The Service Charge of Afiliación, processing of
Data and administration of social benefits, to the start of her
Collection of the contributions of the Integral System of
Pensions.
b) The service charges of administration of portfolio,
For payment of pensions and the Commission of the Integral System
Of Pensions, to this date of start of activities of her
The manager Publishes of the Social Security of Long Term.
Commissions' percentage will be the same than them
The funds managers of Pensions perceived even
Before the date of promulgation of present it Law.
The Commission of Pensions's Integral System will be her
Determined in present it Law.
The Administrators during the period of transition will can Deducting the costs from transactions and of the custody of them Pensions's funds administrated.

Article 178.- (conciliation ). The implicated Entities They will have to make with the social security of long term them Conciliations that be necessary to this date to be Determined for regulations.

Article 179.- (STOCK TRANSFER And DIVIDENDS ). The capitalized companies' actions than To the publication date of present it Law find themselves in Capitalización's Bottom Collective, they will have to be transferred Gratuitous to a Trusteeship that will be administrated by her The manager Publishes of the Social Security of Long Term. The capitalized nationalized companies' dividends They must be transferred to Fondo of Universal Old-age's income FRUV according to regulations.

The Collective Fund liquidity of Capitalización will move on to form Split of the Bottom of Universal Old-age's income.

Article 180.- (VALUE OF regulation ). To the resolution Of Contratos with Pensions's Funds Managers, These will continue paying Regulación's rate to Authority Of Fiscalización and Social Pensions's or the Organism's Control of Financial direction as appropriate.

Article 181.- (POLICYHOLDERS OF THE STATE-OWNED mining ). For only time, the dependent older Policyholders of 65 Elderly years that had been hired by the state-owned mining And than to the publication date of present it Law find themselves Accomplishing contributions to Long term Social Security, They will be able to make contributions, in a very payment, to complete one hundred Twenty (120) periods.

Article 182.- (TRANSIENT COVERAGE OF RISKS ). Transitorily and in the meantime constitute him the Public Entity of Insurances and acquire the capability to grant the social benefits Of risks, Fiscalización's Organism will accomplish a process Of Insurance Carriers' bid for the coverage of Social benefits, Pensions for Common Venture, Occupational Hazard And Labor Risk and Burial Expenses. In the period that the Public Manager of her last for this process Social security of Long Term will keep on administrating the Bottom Bus of Risks.

Article 183.- (FIRST DIRECTORY ). I. For first Period of shows of the Directory of the Public Manager of The Social Security of Long Term, the state President Plurinational of Bolivia will determine the period of exercise of Shows out of every one of the Directors in accordance with the following,: to) A Director or Director will exercise his shows three (3) years.

b) A Director or Director will exercise his shows four (4) years.

c) A Director or Director will exercise his shows five (5) years.
d) A Director or Director will exercise his shows six ( 6 ) years.
Intervening II regulations will establish the term for the start themselves
Of activities of the First Directory of the Public Manager of
The Social Security of Long Term.
Title IX
SEVERAL DISPOSITIONS And ENDINGS
Chapter I
SEVERAL DISPOSITIONS
Article 184.- ( guaranty ). Them property is guaranteed
The to Affiliates' Individual Accounts the Obligatory Social Security
Of long term.
Article 185.- ( UNRESTRICTED ACCESS OF
Information ). Obligation is of Tax Administration
National, Departamental and Municipal, Electoral organ
Plurinational, Record of Commerce, Employers' Record,
Entities of the social security of short and long term and another one
Entities, providing the necessary information and bases of
Data required by Fiscalización's Organism and the Manager
Publish of the Social Security of Long Term.
In kind and for the same effect, the Electoral organ
Plurinational will have to provide the biometric census to the
Organism of Financial Direction and to the Public Manager of Certainty
Social of Long Term.
Article 186.- ( INAFECTABILIDAD OF THE FUNDS ). Them
Resources of the Managed Funds for the Public Manager of
They will be able to be the Social Security of Long Term affected stops
Prestaciones's or Pensions's payment in them than the insured not
Fulfill the requirements of coverage and or for unfulfillment
Of the tax payment of the Independent Policyholders or
Of the Employer. This inafectabilidad does not include social benefits
Or payments the insured with them may accede to
Contributions really contributed, you foresaw fulfillment of
Requirements.
Article 187 ( bringing up to date OF GOVERNMENT BONDS of the
SYSTEM OF DELIVERY ). As from the promulgation of
Present it Law, the government bonds under payment and in course of
Acquisition correspondent to Old-age, Invalidez or Death,

Caused for Common Venture of Sharing System,
They will keep on being paid with the General Treasure's resources
Of the Nation in Bolivianos and they will receive a yearly increment in the
I pay corresponding to the income of January out of every year.
The yearly increment for each income, it will correspond to her
Inversely proportional distribution, according to scale
Established and regulated for the executive committee, to the mass of
Government bonds paid only by the General Treasure of the Nation,
In terms of the yearly variation of Fomento's Unit to her
House, once the year in point was observed between the December 31,
In relation to the one belonging to the prior year, index published by the Central Bank Of Bolivia.
The government bonds under payment correspondent to invalidity and Pension caused by Occupational Hazard of Sharing System,
Than to the date of promulgation of present it Law they are being Paid for the resources of the insurance of Occupational Hazard Of Social Security SSO, they will be cancelled in Bolivian, with maintenance of value in relation to the Unit of I foment the House, accordingly to the standards of Insurance Social Obligatorio of long term.
Article 188.- ( EXECUTIVE SOCIAL PROCESSES ).
I. The Social executory processes established by them Funds managers of Pensions, with anteriority to The promulgation of present it Law, they will have to be concluded for These under his complete and absolute responsibility.
II The Funds Managers of Pensions, they will owe Reporting periodically to Fiscalización's Organism, the Status of the agreeable processes to regulations.
Article 189.- ( reduction OF AGE ). The amounts of her Monthly Contribution compensation calculated with reduction Of age in application to the Law N 1732 and required dispositions, They have definitiveness, except in cases of fraud.
Article 190.- ( TRANSFERENCES to the ORGANISM OF Financial direction ). I. The accumulated financial resources For the rates of regulation of the sector of insurances, goods Furniture, immovables, tangible assets and assigned intangibles Supervision, control and financial direction of Seguros's sector of The Oversight Authority of the Financial System, they will have to be Transferred to Fiscalización's Organism.
II The technical and assigned- support staff supervision,
Control and financial direction of Seguros's sector of Authority You will be incorporated of Supervisión of the Financial System to the Organism of Fiscalización, previous evaluation and chord to Structure and salary scale approved.
III. For effects of the recognition of the social rights That the transfer to her corresponds to the public servants The new entity will not consider itself like an interruption of The labor relation.
You will owe the Oversight Authority of the Financial System Paying the correspondent obligations of Christmas bonus to them Public servants transferred, according to dispositions Bequeath them in use.
IV. The responsibility of the acts and omissions of them Authorities and public servants of Authority Of Supervisión of the Financial System of the sector They will not come from insurances the Organism of Financial direction.
V. The items of entrances and the budgetary departures
Approved in the General state Budget to moment
Of the transference corresponding to supervision, control
And financial direction of Seguros's sector of the Authority of
Supervision of the Financial System, they will have to be transferred
To Fiscalización's Organism, according to information
Registered in the System Integrated of Gestión and Modernización
White-collar worker - SIGMA for the Department Of Economic Affairs and
Public finances.
I SAW The Unit of Internal Audit of Oversight Authority
Of the Financial System, you will have to accomplish special audits
On the transferences of goods, assets and or liabilities.
VII. The Oversight Authority of the Financial System
The intervening Resolución Expresses, will arrange the suspension of
The ordinary and extraordinary terms in the procedures
White-collar workers of his competition, as well as the terms for
Presented requests this and in another steps, terms
That they will be reinitiated in each case, once notified the
Applicant with the radicatoria of the process arranged for the
Fiscalización's organism, as appropriate.
Article 191 ( ADVISER OF PENSIONS ). In order to be able to lend
The external advisory service in adviser's quality of
The pensions will have to have the Organism's authorization of
Financial direction, according to regulations.
Chapter II
FINAL DISPOSITIONS
Article 192.- ( resolution OF CONTRACTS WITH
THE FUNDS MANAGERS OF PENSIONS ).
Once the period of transition was finalized Contracts and Adendas
Underwriters for Pensions's Funds Managers with her
Former Superintendence of Pensions, and the Former Superintendence of
Pensions, Valores and Seguros, they will be solved.
Article 193.- ( consolidation OF RIGHTS IN THE
OBLIGATORY SOCIAL SECURITY OF LONG TERM ). Himself
Consolidate the right acquired in the Obligatory Social Security
Of long term, recognizing social benefits or granted payments
To his beneficiaries.
Article 194.- ( SOCIAL BENEFITS OF THE ENTITIES
INSURERS ). The Insurance Carriers will continue
Accomplishing the payment of social benefits of the Obligatory Social Security
Of long term until the right of the or the become extinguished
Beneficiaries.
Article 195.- ( GOVERNMENT BONDS IN THE SYSTEM OF DELIVERY ). Himself
They consolidate the government bonds under Pago of Sharing System
In favor of the Titleholders and Rightful claimants as appropriate. The
General treasure of the Nation guarantees the government bonds under payment.
Article 196.- ( ratification of the AGREEMENT
MULTILATERAL LATIN AMERICAN OF SOCIAL SECURITY
OF LONG TERM ). In accordance with the conferred attribution
For the Article 158, numeral 14), of the Political Constitution of the Status, one passes the "Latin American Multilateral Agreement Of Social Security", underwriter in James, Chile, the day 10 of November 2007. Article 197.- (regimentation). The executive committee And Fiscalización's Organism they will establish rules and they will regulate her Present Law in his competition's frame. Article 198.- (DEROGATIONS And ABROGATIONS). I. the N Abrogates the Law itself 1732, of November 29, 1996, of Pensions and all contrary dispositions to present it Law. II They Annul all of the contrary dispositions to present it Law, as well as the following dispositions of the Law N 1883, of June 25, 1998, of Seguros: a) The latter paragraph of the Article 36. b) The second paragraph of the Article 6. Article 199.- (VALIDITY OF STANDARDS). You keep in use the I articulate 2 of the Supreme Decree N 28888, of October 18, 2006 and The Supreme Decree N 28322, of 1ro of September 2005. He is once the board room of the House Of Representatives was hit on Plurinational.

OF TÉRMINOS PREVISIONALES Of the INTEGRAL SYSTEM OF PENSIONS APPLICABLE DEFINITIONS Occupational accident: It is the sudden or violent event that you provoke Incapacity or the insured's decease with relation of Labor dependence, that presents itself in any one of the following Circumstances, unless these be limitative: a) On the job and during the working hours. b) On the job, out of here of the working hours, If the insured meets accomplishing shows Commissioned for his Empleador. c) In a different place to the one belonging to work independently To the work schedule, if the insured meets Accomplishing activities related with his labor activity Commissioned for his Empleador. d) At the trajectory of the domicile of the worker toward his place Of work or vice versa, provided that the journey not be Been interrupted in the worker's special interest or for Any reason makes work wonder, according to regulations. Occupational accident: It is the sudden or violent event that you provoke Incapacity or Independent insured's decease, Pertaining to his labor activity declared intervening Fill-out form, according to regulations. Affiliate: The incorporated person is the Obligatory Social Security Of long term in use to this date of publication of her Present Law. Withholding agent: He is the Employer, natural person or
Juridical that you have the obligation of retention and I pay of them Contributions of Pensions's Integral System of agreement to
Ground rules in use. It applies to the withholding agent, the step of Collection of payment and the penal established types in present it Law.
National Solidary Aportante: The natural person is Bolivian or the Foreign resident forced to accomplishing the National Solidary Contribution.
Contributions: The contributions Belong To the insured, Solidary Contribution of the Policyholder, Labor Solidary Contribution.
The insured's Contributions: It is the monthly obligatory quotation Additional voluntary quotation in charge of the insured Clerk; And the monthly quotation and additional volunteer to Independent insured's position.
National Solidary Contribution: It is the obligatory destined contribution To the Solidary Bottom, that the people with entrances realize Superiors to the benchmarks which you apply the 1 %, 5 % to And 10 % on the positive difference of The Solidary total and the amount Corresponding to each percentage.
Solidary Employer's Contribution: It is the obligatory contribution that they accomplish The employers bound for the Solidary Bottom.
The insured's Solidary Contribution: It is the obligatory contribution That the Dependent Policyholders and Policyholders realize Independent, bound for the Solidary Bottom.
Solidary Mining Contribution: It is the obligatory additional Contribution to the Solidary employer's contribution that the Employers accomplish of the Mining Melongurgic sector, for his clerks of the area Productive, destined the Fringe Benefit Would Solidify to cofinanciar of Old age and the Pension for Death derived of this.
Policyholder: The insured person is Dependent or Independent and the Member or the Hardworking Member, incorporated to the Integral System of Pensions.
The Affiliate to the Obligatory Social Security of long term still Once automatically Pensions's Integral System was incorporated to As Asegurado.
Dependent policyholder: She is the person that works on relation Of labor, incorporated dependence to the Integral System of Pensions.
Independent policyholder: She is the person without relation of Labor, incorporated dependence to Pensions's Integral System.
Beneficiary: He is the citizen or the Bolivian resident citizen At the national territory, than you have as from the sixty ( 60 ) years The right for collection of the income Dignidad and Gastos Funeral, in The Contributive Regimen No of Pensions's Integral System.
The insured's only code: It is the only code that is assigned to Every person for his record in Pensions's Integral System.
Contributions: They are resources once the intentions were destined to Established in present it Law, in the Contributive regimens And Semicontributivo, shaped for contributions, cousins and them Commissions.
Additional quotation: It is the amount that Policyholders pay
In noncontentious and additional form to his Monthly Cotización, with
I destine his Personal Account.
Monthly quotation: The quotation is of the ten percent (10%)
Of the total Earned of The Dependent insured or of the Entrance
Quotable of The Independent insured, bound for his Cuenta
Staff Previsional.
Commission: The amounts come from paid moneys in favor of her
The manager Publishes of Long term Social Security, in quality
Of counterclaim for services rendered, accordingly to her
Present Law.
Component Concesional: Payments are the Policyholders
Of Sharing System, in use even the April 30, 1997,
Add them to The Qualified government bonds and your bringing up to date, that they are
In charge of the General Treasure of the Nation.
Personal account Previsional: The account belong to the insured in the
Ahorro Previsional's bottom, compound for the Quotations, his
Profitability and another resources.
Sworn statement Previsional: It is the sworn statement
Obligatory that they sell off the Aportantes Nacionales Solidarios
Of periodic form, to object to make The National contributions
Solidary to the Integral System of Pensions.
Density of Contributions: The sum is of the periods really
Contributed for the insured to Sharing System, certainly Social
Obligatory of long term and to Pensions's Integral System.
Rightful claimants: As from the publication of present it Law
Rightful claimants are considered to the people of one of them
Following grades:
First Grado: They are, in order of priority, the consort
Or surviving conviviente, and the children of the
Policyholder, these without priority among themselves,
From conceived unborn, even
That they obey eighteen (18) years elderly,
The children that be students even than
Obey the twenty five (25) years elderly
Or the ones that be invalid before doing their job
The twenty five elderly (25) years, in the meantime
Live. These people are Rightful Claimants
In shape necessary.
Second Grado: They are, in order of priority, progenitors
And the younger brothers of eighteen (18)
The insured's elderly years. To effects of
Counting on the right to Pension for Death
And payments of Pensions's Integral System,
The Rightful Claimants of Second Grado not
They require to have been explicitly declared
For the insured.
The insured will be able to bear witness explicitly
Some Rightful claimant's exclusion of
Second Grado.
Third degree: Music, the people that do not belong to them
Previous grades, and that they are declared
Freely for the insured to the Manager
Publish of the Social Security of Long Term.
These Rightful Claimants only can accede
To Accumulated Saldo's Fraction

Grades are excluding among themselves with the object of the payment, in the
Mentioned order.
The percentages of the Pension for Death that correspond to
They will be each Rightful claimant determined by regulations.
If any one of the people of the previous grades, she is declared
Intervening gotten a judgment sentence, author, instigator or accomplice
Of the pension of the insured or of the lesion that you originate the invalidity
Definite of the same, his Rightful claimant's condition will lose .
Present it definition is not applicable for the pensions to
Rightful claimants whose generating fact had happened during
The validity of the Obligatory Social Security of long term.
Employer: She is the natural or juridical, public or reserved person,
National or foreigner, that hires one or more short people
Relation of labor dependence, according to dispositions
Bequeath them in use.
Occupational disease: It is all pathological status of the
Dependent policyholder, that it happen unexpectedly as a result
Direct of the work that you perform or of the contact with agents
Noxious that they exist on the job.
Occupational disease: All pathological status belongs to the insured
Independent that it happen unexpectedly as a result direct of the
I work performed declared in the fill-out form or of the contact
With noxious agents that they exist in the same.
Managing Entities of Health: The entities are of Certainty
Social of Corto Term that they grant benefits of health to them
Policyholders and Rightful Claimants.
Public entity of Insurances: She is the Public Entity than
Grant the coverages of the Insurances of Common Venture, Risk
Professional and Labor Risk of the Contributive Regimen of the
Integral Pensions's system, according to regulations.
Once saving Was Been In Previsional: The document is which himself
The movements of the personal account consign Previsional of the
Policyholder and the realized in the Obligatory Social Security of
I deliver term.
Fraction of Accumulated Balance: The fraction comes from the Pension of
Old age or Pension Would Solidify of Old-age or Pension for Death derived
Of these, financed for the 10 %'s Monthly Quotation be more than enough the
Won Total or Dependent insured's Quotable Entrance
And Independent Asegurado respectively, Quotations
Add them plus the performances generated by these and other ones.
Quotable entrance: The monthly entrance belongs to a person without
Relation of labor dependence, freely declared for the purpose
Of the payment of the contributions, the ones which one finds itself obliged
In the Contributive Regimens and Semicontributivo of the System
Integral of Pensions. The Quotable monthly declared Entrance
You will be able to be inferior to a Minimal National (1) Salario neither superior
To sixty (60) times the National Minimum Wage in use in the
Period of the contribution.
The National Solidary Aportantes's Entrances: Stops
Effects of the application of the National Solidary Contribution, himself
They consider like Ingresos of the Aportantes NacionalesSolidarios
Those that are detailed from now on:
to) Fees and diets of directors and trustees of
Corporations and in sleeping partnership for actions, and them
Wages of the associates of all other type of societies and of the
Only unipersonal companies' owner.
b) The originating ones belonging to rent or another way to exploitation of
Urban or rural immovables.
c) The originating ones belonging to rent or another way to exploitation of
Movable things, rights and concessions.
d) The originating ones belonging to the placement of capitals at the country and
Out-of-doors, be these interests, performances and any
Another originating entrance of the investment of capitals;
Dividends, be these in cash or in actions of
Corporations or in sleeping partnership for actions; Her
Distribution of profits of partnerships and
Unipersonal companies; The interests and performances of
Another moral values of debt.
and) The entrances obtained by professional services or of
Consultantship, that they not be perceived by effect of one
Relation of labor dependence.
f) The cousins, diets and in general all ordinary income
And or extraordinary, different to The Won total, conform to
Regulations.
Manifested invalidity: It is the permanent and definite status of
Invalidity that has consolidated, manifested or structured with
Anteriority to the May 01, 1997.
Not manifested Invalidity: It is the permanent and definite status
Of invalidity that you have consolidated, manifested or structured
After the April 30, 1997.
Interest for Berry: It is the rate applied to on the Contributions the
Integral System of Pensions or to the National Solidary Contribution, than
One pays in case of the Employer's or Aportante Nacional's berry
Solidary respectively.
Incremental interest: It corresponds to the twenty percent (20%)
Calculated envelope the Interest for Mora bound for the Solidary Bottom.
Limit Solidary Superior: They are maximum determined amounts
For Old-age's Solidary Pension in relation to the Density of Contributions.
Limit Solidary Inferior: They are minimal determined amounts
For Old-age's Solidary Pension in relation to the Density of Contributions.
Manual of Grade: He is the document that you contain them
Technical criteria - doctors to evaluate and to qualify the grade of her
A Policyholder's invalidity, as well as Enfermedades's list
Of Trabajo and Laborales, that the intervening Decreto will be approved Supreme.
Salary Referential Amount: The product comes from the Referent
Salary Solidary for the Referential Percentage considering her
Density of Contributions.
Organism of Financial Direction: The Officer Is Financial Direction
Of Pensions's Control and Seguros.
Pension: It is the monthly amount once the insured was paid or to his
Rightful claimants for the Public Manager of Social Security
Of Long Term, the Insurance Carrier or the Public Entity
Of Seguros as appropriate. The value of the Pension will be
Calculated and paid in Bolivian, of agreement to present it Law
And his regulationses.
Host Referential Pension: The calculation comes from the Pension or
Lifelong benefit that the insured finances with the Fraction
Of Saldo Accumulated plus Contribution Compensation
When it correspond, in time to make the calculation for her
Determination of the amount of Old-age's Solidary Pension or of her
Pension for Death derived of this.
In the event that the insured deem a Pension as Invalidity,
The Host Referential Pension will be utmost of the Fraction of
I balance Aggregate, Contribution Compensation when
Reciprocate and the Pension for Invalidez.
Referential percentage: It is the percentage that is applicable to the
Referent Salary Solidary postulate the Density of Contributions.
You have priority for Common Venture: They are the resources paid by them
Dependent Policyholders and Independent Policyholders, stops
Hiring the insurance of Common Venture.
You have priority for Occupational Hazard: They are the paid resources
For the Dependent Policyholders' Employers, stops
Hiring the insurance of Occupational Hazard.
You have priority for Labor Risk: They are the resources paid by them
Independent policyholders, in order to hire Risk's insurance Labor.

Government bonds under Payment: They are the foreseen benefits in the
Sharing in use system to the April 30, 1997, than to her
Publication date of present it they have been Law qualified and music
Stamp indicating payments for the Managing Entity of Sharing System.
Referent Salary of Old Age: It is the amount that is utilized for her Verification of the fulfillment of established requirements to grant The Fringe Benefit of Old-age and the Pension for Death derived of this, Corresponding to the average of the last ones twenty four (24) Totals Cattles and or Ingresos Quotable, according to regulations. Referent Salary of Risks: It is the amount that is utilized Like reference for the calculation of Invalidiz's Fringe Benefit for Common venture, Occupational Hazard or Labor Risk and the Pension For Death derived of this, taking the following into account: If the insured would have made quotations for sixty (60) Periods or more, the Salary Risks's Referent is the average Of the Won Totals and or Ingresos Quotable of the last ones Sixty (60) periods, updated according to regulations. If the insured would have made quotations for less of Sixty (60) periods, Risks's Salary Referent will be The average of the Won Totals and or Ingresos Quotable Registered in his Personal Cuenta Previsional and updated of I agree to regulations. To effect of the calculation of Risks's Salary Referent, only himself They will consider the Won Totals and or Ingresos Quotable, Be more than enough really which were contributed to the personal account Previsional of the Integral System of Pensions, Individual Account Of the Obligatory Social Security of long term or to both. Referent Salary Solidary: It is the amount that is utilized Like reference for the calculation of the Solidary Pension Of Old-age and the Pension for Death derived of this in the Semi-contributive Regimen of the Integral System of Pensions, Corresponding to the average of the last ones twenty four (24) Won totals or Ingresos Quotable, according to regulations. Regularization: Which is the intervening process the Manager Publish of Long term Social Security you must remedy In a term not principal of ninety (90) days unfulfills To the objectives of step arranged by the Organism of Financial direction.
Common venture: They are accidents or diseases than They produce for different reasons accidents of work or Labor, or diseases of work or labor, and that they originate Incapacity or the Policyholders' decease. Occupational hazard: They are industrial injuries or Occupational diseases that are produced as a result Direct of work or performed work and that they originate her Incapacity or the Policyholders' decease. Labor risk: They are occupational accidents or diseases Labor that they produce themselves as a result direct of the I work or performed work declared in the fill-out form and That the incapacity or decease originate from the Policyholders Independent.
I pay out Aggregate: The musical group is credited resources
In the personal account Previsional out of every Asegurado, them Generated performances and other ones.

Obligatory social security of long term: It is the system of Pensions approved by means of the Law N 1732, of Pensions, Whose starting date was May 1997’s 1ro.

System of Delivery: The musical group is the insurances of Invalidity, Old-age and Death and another social benefits and benefits Person under administrations for the Managing Entity of Sharing System, Foreseen in the Code of Social Security and another standards You specify.

Naming: He is the insured that has generated a Fringe Benefit, Pension or payment in the Contributive regimens or Semi contributivo Of Pensions's Integral System.

Won total: The sum comes from all of the wages, salaries, wages, Over-wages, overtime, categorizations, participations,
Extras, bonds of any classroom or denomination,
Commissions, compensations in money, and in general everything Commission that is obtained like monthly entrances, for one Policyholder with labor dependence, before deduction of Taxes. The maximum Total once effect of the Contribution Was Done Better Than The National Minimum Wage in use is of sixty (60 ) times in The period of the Contribution.

Solidary total: The indictment comes from the total of perceived entrances For the Aportante Nacional Solidario, that you constitute the base On the one that applies the percentages for the payment of the Contribution itself Solidary national. These entrances correspond to the total Dependent insured's Cattle, the Quotable Entrance Of The Independent insured, the Aportantes's Entrance Solidary nationals and the reported income for the Associates Workers of the Cooperative Mining Sector.