## THE REFORM OF THE LAW 30/1992, THE NEW LAW 39/2015

From **Del Valle** we analyze the changes transmitted on the Administrative laws that have been in force until our days, to bring both citizens and businesses closer, to this new system that is based on guaranteeing efficiency and clarity in the procedures and procedures with the Administration, helping with it to the good functioning of the markets and the State itself itself, this being a law that will mean a necessary step and positive for everyone.

This has led to the modification of Law 30/1992, which is now called LAW 39/2015 of the Common Administrative Procedure, which regulates an Administration that will be characterized by being totally electronic, interconnected, transparent and with a structure simple. All this with the aim of improving effectiveness, efficiency, cost savings, transparency and guarantees in services to the citizens.

## **Entry into force.**

The new regulations are regulated in two Laws: The Law of Common Administrative Procedure of Administrations Public, and the Law of Legal Regime of the Public Sector, whose projects were sent by the Government to the Cortes Generales on May 8.

These revolve around two fundamental factors: that of the external relations Administration-Citizens and Business Administration (regulated in the Law of Administrative Procedure Common of Public Administrations), as well as that of internal relationships within each Administration and between different Administrations among themselves, on which the Law of Legal Regime of the Public Sector.

## What news does it include?

Each Administration will have a General Electronic Register, while the Public Organisms linked or dependent on each Administration will have their own electronic record interconnected with the General Electronic Register of the Administration on which it depends. This includes the efforts of electronic signatures, records, and even the validity and effectiveness of copies made by Public Administrations.

- o We will have a Public Administration, interconnected and electronic in its entirety. o Increase transparency with the creation of new records Administrative publics and approaches companies and citizens to the Administration, thus facilitating communications between the two.
- o A new administrative structure is created, clear and simple, will take place, as established in the publication of the BOE of 2 of October 2015, to the "supervision, evaluation and extinction" of public entities.