Regulations of the General Law of Culture and Cultural Rights

Article 1
These Regulations are of general observance throughout the national territory and their purpose is to regulate the due respect for the right to culture that every person has, the promotion and protection of the exercise of cultural rights and the definition of the bases of coordination for the access to goods and services provided by the State in cultural matters.

Article 5
The cultural policy referred to in Article 5 of the Law shall be provided for in the National Development Plan, the programs derived therefrom and the appropriate planning instruments.

Article 10
All the authorities belonging to the Federal Public Administration have the obligation to protect, respect and promote cultural rights, having to make use of the legal means at their disposal.

Article 11. Sections I and II
The Ministry shall promote, through the coordination agreements provided for in Article 4 of these Regulations, that the corresponding local authorities establish in their respective normative systems the following:
I. The obligation to promote, respect, protect and guarantee the cultural rights of persons;
II. The manner in which persons with disabilities shall exercise their cultural rights based on the principles established in Article 14 of the Law;

Section II
The participation of the private and social sectors, foreseen in articles 37, 38, 39 and 40 of the Law, will be arranged by means of agreements that will have as object:
II. To promote and reach agreements with the private and social sectors for the research, conservation, promotion, protection and development of the Cultural Heritage;

Article 22
The actions provided for in Article 42 of the Law shall be carried out taking into account cultural diversity, with full respect for freedom of creation, and taking as normative principles international cooperation, as well as the respect, protection and promotion of human rights.