

Legal Newsletter

June 2025

This newsletter contains the principal laws published, as well as decrees or general effect resolutions and regulations issued during the period. All of the above, in matters that may affect the various sectors where foreign investment is developed in Chile.

The information provided herein is for guidance purposes only and does not replace the information provided or interpretations made by the competent authorities on each matter.

Noteworthy Laws

June 2025

Law No. 21.752	Establishes new allocation between artisanal and industrial fishing sectors
SUBJECT	Food
PUBLICATION DATE	06-25-2025

Law No. 21.752 establishes a new framework for distributing the total allowable catch quota between the artisanal and industrial fishing sectors for various fish stocks across different areas of the country.

This new regime will be in effect until December 31, 2040, replacing the previous system and repealing transitional provisions of Law No. 20.657.

Key provisions include the following:

- The percentage allocation for the industrial and artisanal sectors is redefined by species and geographic area, with a trend toward strengthening the participation of the artisanal fishing sector in certain fisheries and historically underserved regions.
- Annual adjustment mechanisms are introduced for quotas, based on actual catch performance, applying territorial equity and sustainability criteria.
- A special license is established for industrial shipowners operating on transferred quotas within the Exclusive Economic Zone, with a minimum fee equivalent to 250 monthly tax units (UTM, equivalent to CLP 17.2 million, US\$ 18,000 approx.).
- Landing certification is reinforced, particularly for common hake, enabling the authority to define priority fleets and implement on-site or remote controls.
- In terms of penalties, consequences for repeat offenses in fishing violations are increased, including temporary cancellation of registration for processing or distribution facilities.

The new allocation will take effect starting from the next quota setting date, but not before three months following the law's publication. The new regime does not affect quotas already fished.

Noteworthy Decrees and Resolutions

JUNE 2025

General Instruction No. 1, of 2025, issued by the National Cybersecurity Agency	Provides instructions on the registration of institutions designated as essential service providers
SUBJECT	Cybersecurity
PUBLICATION DATE	06-04-2025

In accordance with Law No. 21.663 on Cybersecurity and its incident reporting regulation (Supreme Decree No. 295, of 2024, Ministry of the Interior), the National Cybersecurity Agency (ANCI) issued General Instruction No. 1, which establishes the mandatory registration procedure for all public and private institutions designated as essential service providers, in order to comply with their duty to report cyberattacks and significant incidents to the National CSIRT.

The main points of the instruction include:

- Registration on the ANCI platform: Institutions must register on the official incident notification platform (<https://portal.anci.gob.cl>), appointing a technical officer authorized to report.
- Official communication channel: The institutional email address provided will be considered the official communication channel with ANCI.
- Technical officer profile: The designated individual must have training or technical experience in cybersecurity, and maintain regular contact with the National CSIRT.
- Registration and authentication procedure: Registration must be completed using the *clave única* (a single code for accessing government services), with a strong password and a two-factor authentication system (TOTP or passkeys).
- Proof of appointment: The technical officer must attach a document with the legal representative's advanced electronic signature confirming the appointment, as well as proof of said legal representation.
- Updating appointments: If the officer leaves their role, the institution must immediately inform ANCI and formally register a replacement following the same procedure.

The instruction takes effect on the fifth business day after its publication in the Official Journal. Failure to comply will be penalized as a minor infraction under Article 38 No. 2 of Law No. 21.663.