

**REPUBLIC OF PANAMA
MINISTRY OF AGRICULTURAL DEVELOPMENT**

EXECUTIVE DECREE No. 13 of 2023

Which regulates Law 204 of 2021, ruling over fishing and aquaculture in the Republic of Panama and dictates other provisions,

THE PRESIDENT OF THE REPUBLIC
in exercise of his constitutional and legal powers,

CONSIDERING:

That Article 118 of the Political Constitution of the Republic of Panama provides that it is the fundamental duty of the State to guarantee that the population lives in a healthy and pollution-free environment, where the air, water and food satisfy the requirements for the adequate development of human life;

That Article 120 of the aforementioned constitutional provision establishes that the State shall regulate, supervise and apply in a timely manner the necessary measures to guarantee that the use and exploitation of terrestrial, river and marine fauna, as well as forests, lands and waters, are carried out rationally, in such a way as to avoid their depredation and ensure their preservation, renewal and permanence;

That Article 296 of the constitutional text states that the Law shall regulate hunting, fishing and the exploitation of forests, in such a way as to ensure their renewal and the permanence of their benefits;

That Law 44 of November 23, 2006, creates the Aquatic Resources Authority of Panama, as the governing entity of the State to ensure compliance with and application of national fishing and aquaculture laws and policies:

That numeral 2 of article 4 of Law 44 of 2006, establishes the functions of the Aquatic Resources Authority of Panama, to regulate, promote and apply measures for the rational, sustainable and responsible use of aquatic resources, in order to protect the national aquatic heritage and to contribute to the protection of the environment;

That the National Action Plan for Sustainable Fisheries in Panama, adopted by Cabinet Resolution 175 of December 20, 2016, has as its general objective the sustainable use of aquatic resources, with an ecosystem approach and transparent, coherent, equitable and participatory management, which guarantees the social and economic well-being of the fishing sector,

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That Article 2 of Law 204 of 2021 establishes that the Aquatic Resources Authority of Panama constitutes the governing body of the State to manage and ensure compliance with and application of said Law and its regulations regarding aquaculture, fishing, related activities and fishing-related activities;

That Article 5 of Law 204 of 2021 provides that the aforementioned Authority is empowered to regulate fishing, aquaculture, related activities, and fishing-related activities throughout the national territory, in inland waters, and in marine areas under the sovereignty and jurisdiction of Panama. Likewise, it is empowered to regulate fishing and fishing-related activities carried out by Panamanian nationals

Klenya Morales

Traductor Público Autorizado
Inglés-Español Español-Inglés
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MINISTRY OF AGRICULTURAL DEVELOPMENT**

EXECUTIVE DECREE No. 13 of 2023

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That Article 120 of the aforementioned constitutional provision establishes that the State shall regulate, supervise and apply in a timely manner the necessary measures to guarantee that the use and exploitation of terrestrial, river and marine fauna, as well as forests, lands and waters, are carried out rationally, in such a way as to avoid their depredation and ensure their preservation, renewal and permanence;

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**REPUBLIC OF PANAMA
MINISTRY OF AGRICULTURAL DEVELOPMENT**

EXECUTIVE DECREE No. 13 of 2023

Which regulates Law 204 of 2021, ruling over fishing and aquaculture in the Republic of Panama and dictates other provisions,

THE PRESIDENT OF THE REPUBLIC
in exercise of his constitutional and legal powers,

CONSIDERING:

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That Article 120 of the aforementioned constitutional provision establishes that the State shall regulate, supervise and apply in a timely manner the necessary measures to guarantee that the use and exploitation of terrestrial, river and marine fauna, as well as forests, lands and waters, are carried out rationally, in such a way as to avoid their depredation and ensure their preservation, renewal and permanence;

That Article 296 of the constitutional text states that the Law shall regulate hunting, fishing and the exploitation of forests, in such a way as to ensure their renewal and the permanence of their benefits;

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That numeral 2 of article 4 of Law 44 of 2006, establishes the functions of the Aquatic Resources Authority of Panama, to regulate, promote and apply measures for the rational, sustainable and responsible use of aquatic resources, in order to protect the national aquatic heritage and to contribute to the protection of the environment;

That the National Action Plan for Sustainable Fisheries in Panama, adopted by Cabinet Resolution 175 of December 20, 2016, has as its general objective the sustainable use of aquatic resources, with an ecosystem approach and transparent, coherent, equitable and participatory management, which guarantees the social and economic well-being of the fishing sector,

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MINISTRY OF AGRICULTURAL DEVELOPMENT**

EXECUTIVE DECREE No. 13 of 2023

Which regulates Law 204 of 2021, ruling over fishing and aquaculture in the Republic of Panama and dictates other provisions,

THE PRESIDENT OF THE REPUBLIC
in exercise of his constitutional and legal powers,

CONSIDERING:

That Article 118 of the Political Constitution of the Republic of Panama provides that it is the fundamental duty of the State to guarantee that the population lives in a healthy and pollution-free environment, where the air, water and food satisfy the requirements for the adequate development of human life;

That Article 120 of the aforementioned constitutional provision establishes that the State shall regulate, supervise and apply in a timely manner the necessary measures to guarantee that the use and exploitation of terrestrial, river and marine fauna, as well as forests, lands and waters, are carried out rationally, in such a way as to avoid their depredation and ensure their preservation, renewal and permanence;

That Article 296 of the constitutional text states that the Law shall regulate hunting, fishing and the exploitation of forests, in such a way as to ensure their renewal and the permanence of their benefits;

That Law 44 of November 23, 2006, creates the Aquatic Resources Authority of Panama, as the governing entity of the State to ensure compliance with and application of national fishing and aquaculture laws and policies:

That numeral 2 of article 4 of Law 44 of 2006, establishes the functions of the Aquatic Resources Authority of Panama, to regulate, promote and apply measures for the rational, sustainable and responsible use of aquatic resources, in order to protect the national aquatic heritage and to contribute to the protection of the environment;

That the National Action Plan for Sustainable Fisheries in Panama, adopted by Cabinet Resolution 175 of December 20, 2016, has as its general objective the sustainable use of aquatic resources, with an ecosystem approach and transparent, coherent, equitable and participatory management, which guarantees the social and economic well-being of the fishing sector,

That Law 204 of March 18, 2021, regulates fishing and aquaculture in the Republic of Panama and dictates other provisions;

That Article 2 of Law 204 of 2021 establishes that the Aquatic Resources Authority of Panama constitutes the governing body of the State to manage and ensure compliance with and application of said Law and its regulations regarding aquaculture, fishing, related activities and fishing-related activities;

That Article 5 of Law 204 of 2021 provides that the aforementioned Authority is empowered to regulate fishing, aquaculture, related activities, and fishing-related activities throughout the national territory, in inland waters, and in marine areas under the sovereignty and jurisdiction of Panama. Likewise, it is empowered to regulate fishing and fishing-related activities carried out by Panamanian nationals

Klenya Morales

Traductor Público Autorizado
Inglés-Español Español-Inglés
Resuelto No. 363 de 27 de Mayo de 2003
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