Regulatory Annual Plan







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1. INTRODUCTION

This Annual Regulatory Plan of the General Administration of the State for 2024 has been approved by the Government in accordance with the provisions of article 25 of Law 50/1997, of November 27, of the Government. It contains the legislative or regulatory initiatives that the different ministerial departments plan to submit during said calendar year to the Council of Ministers for approval, as provided in article 2 of Royal Decree 286/2017, of March 24, by which The Annual Regulatory Plan and the Annual Regulatory Evaluation Report of the General Administration of the State are regulated and the Regulatory Planning and Evaluation Board is created.

As in previous years, the Plan has been coordinated by the Ministry of the Presidency, Justice and Relations with the Courts, and prepared based on the initiatives of the different ministerial Departments, by the Planning and Regulatory Evaluation Board, for its subsequent submission to the General Commission of Secretaries of State and Undersecretaries and the Council of Ministers for approval.

As the Annual Regulatory Plan for 2023 already warned, planning during the past year was necessarily affected by the different electoral processes that took place throughout the year. On the one hand, on May 28, local and regional or provincial elections were held in twelve Autonomous Communities, as well as in the Cities of Ceuta and Melilla; On the other hand, the following day, by Royal Decree 400/2023, of May 29, the Cortes Generales were dissolved and elections were called for July 23, also conditioning the regulatory and planning activity of the Government.

Despite the above, and following the line of the Annual Regulatory Plan for 2022, early processing of the 2023 Plan was also promoted, facilitating its approval at the beginning of that year. However, on this occasion, the early holding of the general elections in July, with the consequent previous electoral period, and the extension of the Government in office until the constitution of a new Government at the end of November of last year, prevented undertaking said procedure. advance. This has not prevented the Government from, once established, from undertaking the processing of the new Annual Regulatory Plan for 2024 as soon as possible, so that it can be approved in the first quarter of the current year.

In this way, it is intended to facilitate that, already in the first quarter of the year under planning (2024), both the Administration itself, as well as the different legal operators and individuals, can have a complete picture of the activity.

regulations that the Government intends to carry out during that year; with a forecast of the legislative and regulatory initiatives that, in each semester, are intended to be submitted to the Council of Ministers.

With this, the Annual Regulatory Plan fulfills one of its intrinsic purposes, which is to be, not only an instrument for planning the regulatory activity of the Government, but also transparency, to the extent that it ensures knowledge of said activity by citizens with sufficient notice, guaranteeing a predictable environment for the adequate taking into consideration of all the interests affected by the projected regulations; as well as for the control of the degree of compliance with the commitments identified by the Government program, and translated into the regulatory initiatives assumed in the Plan.

This desirable transparency and predictability of the Government's regulatory action takes on even greater meaning and interest at the beginning of a new legislature, as is the case this year, as it is the moment in which the Government assumes its main regulatory commitments. This does not imply, obviously, that said commitments are limited to those assumed in this Plan, since these are limited to those that are intended to be approved in this first year of the legislature; The Government's regulatory objectives for this entire period being much greater in ambition and scope.

However, as in previous years, annual planning must carry out a realistic forecasting exercise that delimits the objectives and regulatory projects for the year being planned, taking into account the commitments assumed, the status of the initiatives and the capabilities of the organization. Administrative organization. In any case, the Annual Regulatory Plan for 2024 is an ambitious Plan that contemplates up to 199 projected regulations, which are broken down and analyzed in the different sections of this instrument.

Among them, and also as in previous years, the planning of a good number of proposals and initiatives framed in the Recovery, Transformation and Resilience Plan, approved by the Council of Ministers on April 27, 2021 and by Decision of Implementation of the Council of July 13, 2021, following a favorable report from the European Commission; many of which have been reflected in the previous Annual Plans from 2021, until the last one in 2023, and have already been approved and implemented.

On June 6, 2023, Spain submitted a request to modify its Recovery, Transformation and Resilience Plan (PRTR), which included a REPowerEU chapter.

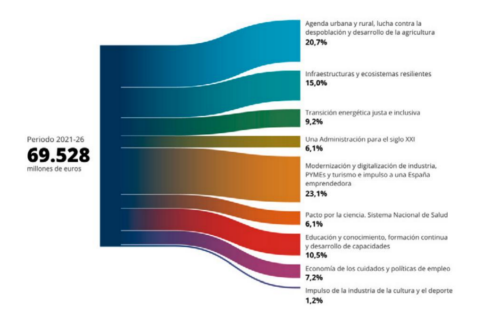
This modification was approved by the EU Council on October 17, 2023.

The plan now amounts to 163,014 million euros (83,160 million in loans and 79,854 million in subsidies) and covers 111 reforms and 142 investments. This is the Addendum to a more important recovery plan, due to the volume of funds requested, and consequently due to the ambition of the reforms and investments included in it.

Thus, the reformist impulse of the Recovery Plan is maintained during this year 2024, through the anticipated approval of numerous regulatory instruments, in compliance with the Council's Implementation Decision of October 17, 2023, by which modifies the Council Implementing Decision of July 13, 2021, regarding the approval of the evaluation of Spain's recovery and resilience plan.

Indeed, as already happened in the previous Plans, these initiatives constitute an essential vector, as regulatory instruments through which the ambitious program of structural and legislative reforms is implemented aimed at addressing the main challenges of our country that it contains. the Plan, as well as the investments to be made.

In this sense, it is worth remembering that the Recovery, Transformation and Resilience Plan, articulated around four transversal axes aligned with the strategic agendas of the EU, the 2030 Agenda and the United Nations Sustainable Development Goals, will guide the execution of up to 140,000 million euros of European funds that Spain will be able to receive until 2026. Of these, almost 70,000 correspond to non-refundable transfers, and a significant part of these resources will be mobilized throughout 2023; It is planned that during the period 2021-2026 ten lever policies will be financed according to the following distribution:



For this reason, the high number and percentage of regulations that respond to commitments or actions of the aforementioned Recovery Plan deserve to be highlighted, which in 2024 amounts to 36 projects (more than 18% of the planned initiatives), of which 11 are laws and 25 royal decrees.

Along with the relevance, per se, of this set of regulatory initiatives, the importance of their predictability through adequate advance planning must be highlighted, since the implementation of the Recovery, Transformation and Resilience Plan is intended to support the transformation of the set of regulatory initiatives. the economy, with the ultimate objective of recovering growth, promoting business creation and accelerating job creation.

This planning exercise is thus part of the policies to improve regulation – "better regulation" – and "intelligent legislation" – "smart regulation" – undertaken in

within the OECD and the European Union, and its ultimate purpose is to guarantee that political decisions are adopted with the best possible socioeconomic knowledge and in an open and transparent manner, with the support of the broad participation of potentially affected.

Regulatory planning, with instruments such as the Annual Regulatory Plan and the evaluation report, is configured as a decisive instrument at the service of improving regulation in two essential areas.

On the one hand, it guarantees better compliance with the principle of legal certainty, also enshrined as a principle of good regulation in article 129 of Law 39/2015, of October 1, on the Common Administrative Procedure of Public Administrations, so that the direction of the evolution of the legal system can be reasonably predicted.

On the other hand, it favors citizen participation, by making the dates and deadlines for processing and approving a standard predictable.

The preparation and approval of this Annual Regulatory Plan, as in previous years, has been guided by the vocation to serve both principles, as well as to improve their degree of compliance and execution.

For this reason, some of the innovations already introduced in the latest annual plans have been maintained in this Annual Regulatory Plan, since the processing of the Plan for 2021, and whose effectiveness and usefulness have been proven, both for the planning agents and for the ultimate recipients of the Plan.

Thus, the 3-year planning effort, undertaken since 2021, continues, so that, in coherence with the budget planning deadlines, the proposing Ministries can harmonize the forecast of their regulatory objectives with the fulfillment of the general objectives of the department, three years ahead; Although in accordance with Royal Decree 286/2017, of March 24, only those regulations that the Government plans to approve in the planning year, 2024, are reflected in the Plan.

Likewise, in order to facilitate knowledge of the areas that will be subject to regulatory action during 2024, and, therefore, to improve the understanding and transparency of the Plan, in addition to presenting the set of regulatory initiatives that the Government plans to approve during said year, ordered by Ministries, a table of the corresponding initiatives organized by subjects or areas of action and another that addresses the axes of transformation of society that have guided the Government's actions since the beginning of the legislature are also included.

In short, the approval of a new Annual Regulatory Plan, for the third consecutive year, in the first quarter of the year subject to planning, after some years plagued by difficulties and imponderables, undoubtedly consolidates the Annual Regulatory Plan as an authentic instrument for planning and improving regulatory quality, at the service of greater transparency, citizen participation and legal certainty, in order to guarantee a horizon of greater stability for all affected interests.

In this context, and inspired by the purpose of seeking the necessary transparency and legal certainty, the Annual Regulatory Plan for 2024 shows the main data

the forecast of approving a total of 198 regulatory initiatives during the current year, of which 6 are organic laws, 43 are ordinary laws, and 149 are royal decrees.

Of them, as already mentioned, 36 (11 laws and 25 royal decrees) are regulations related to the Recovery, Transformation and Resilience Plan, which constitutes more than 18% of the total; a significantly higher percentage than in previous years.

The Plan also details the set of regulatory projects included that cause, or entail the incorporation into our internal legal system, of the Law of the European Union, and which on this occasion amount to 62, which represents almost a third of the total. of initiatives; of which 36, that is, 18% of the total, involve the transposition of European Union Directives.

Finally, the material areas in which greater regulatory action is expected during 2024 are Employment and Labor Relations, with 19 initiatives, and Justice and Environment, with 18; while, by Ministries, the 29 initiatives proposed by the Ministry for the Ecological Transition and the Demographic Challenge, and the 18 by the Ministry of the Presidency, Justice and Relations with the Courts and the Ministry of Labor and Social Economy stand out.

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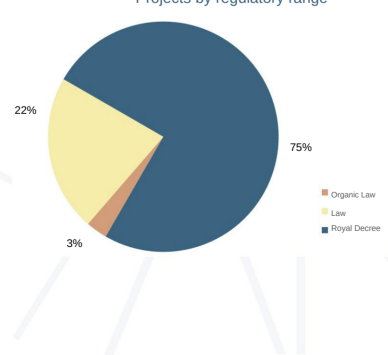


MAIN DATA

The Plan includes a total of 198 regulatory proposals, which include 6 organic laws, 43 laws, and 149 royal decrees.

Range	Project
Organic Law	6
Law	43
Royal Decree	149
Total:	198

Projects by regulatory range



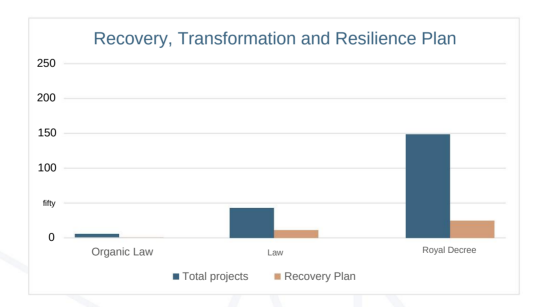


TRANSFORMATION

3RECOVERY PLANA SESILIENCE (PRTR)

Below is the data of regulatory proposals related to the Recovery, Transformation and Resilience Plan, approved by the Council of Ministers on April 27, 2021, and by Council Execution Decision of July 13, 2021, prior favorable report from the European Commission.

Range	Total projects	Recovery Plan
Organic Law	6	
Law	43	eleven
Royal Decree	149	25
Total:	198	36





4PROPOSALS BY MINISTRY

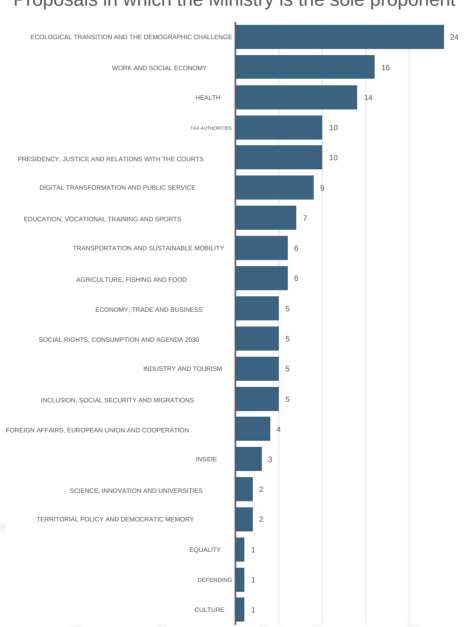
These are the general data of the regulatory proposals presented by each Ministry:

Proposing Ministry	Range	Projects
	Law	1
Agriculture, Fishing and Food	Royal Decree	6
	Total	
	Royal Decree	8
Foreign Affairs, European Union and Cooperation	Total	
	Royal Decree	5
Science, Innovation and Universities	Total	
	Law	1
Culture	Royal Decree	1
	Total	
	Royal Decree	1
Defending	Total	1
	Law	1
Social Rights, Consumption and Agenda 2030	Royal Decree	8
	Total	
	Law	4
Economy, Commerce and Business	Royal Decree	8
	Total	12
	Royal Decree	9
Education, Vocational Training and Sports	Total	9

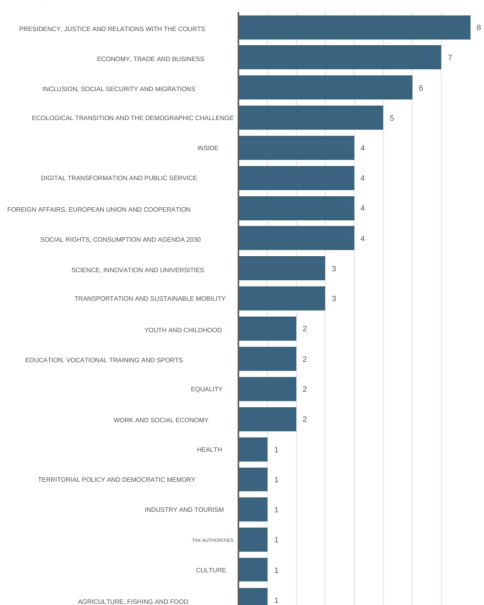
Proposing Ministry	Range	Projects
	Law	3
Tax authorities	Royal Decree	8
	Total	eleven
	Organic Law	2
Equality	Royal Decree	1
	Total	3
	Law	1
Inclusion, Social Security and Migrations	Royal Decree	10
	Total	eleven
	Law	2
Industry and Tourism	Royal Decree	4
	Total	6
	Law	3
Inside	Royal Decree	4
	Total	7
	Law	1
Youth and Childhood	Royal Decree	1
Youth and Childhood	Total	2
	Royal Decree	3
Territorial Policy and Democratic Memory	Total	3
	Organic Law	4
	Law	4
Presidency, Justice and Relations with the Courts	Royal Decree	10
	Total	18
	Law	4
Health	Royal Decree	eleven
	Total	fifteen
	Law	8
Work and Social Economy	Royal Decree	10
	Total	18
	Law	4
Digital Transformation and Public Service	Royal Decree	9
	Total	13

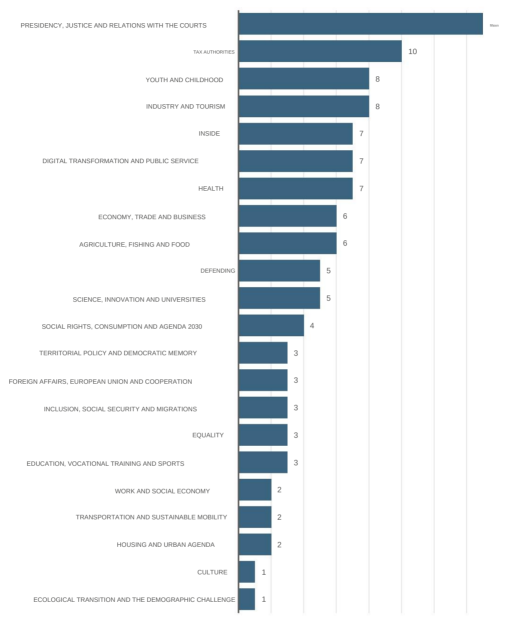
Proposing Ministry	Range	Projects
Ecological Transition and the Demographic Challenge	Law	4
	Royal Decree	25
	Total	29
Transport and Sustainable Mobility	Law	2
	Royal Decree	7
	Total	

Proposals in which the Ministry is the sole proponent



Proposals in which the Ministry is the main co-proponent









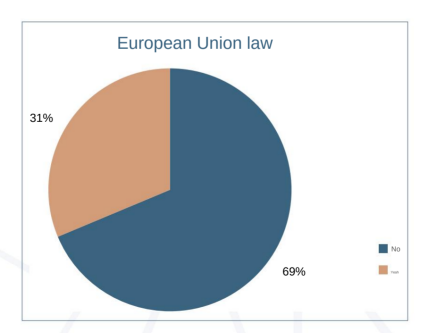


OF LAW 5INCORPORATION EUROPEAN UNION

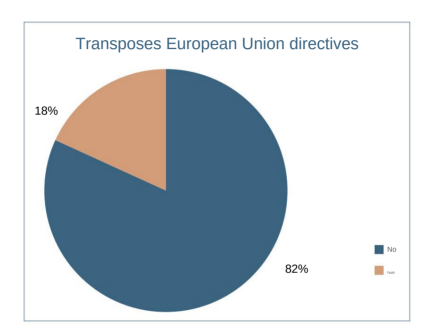
The content of the Annual Regulatory Plan also reflects the need to adjust the internal regulations to European Union Law. This requirement refers, firstly, to the transposition of the Directives whose incorporation period expires during the temporal scope to which the Plan refers, and, secondly, to those cases in which it is necessary to adjust the internal regulations to the community regulations, in aspects that go beyond mere transposition in deadline.

In this sense, a total of 62 regulatory initiatives provided for in the Plan incorporate European Union Law into our internal legal system.

Union law European	Project
No	136
Yeah	62
Total	198



Transposes European Union direc	Project
No	162
Yeah	36
Total	198

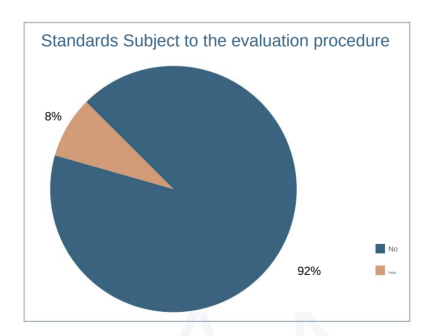




TO THE PROCEDURE 6SUBMITTED STANDARDSION

The Plan must identify those regulatory initiatives that must be subjected to an analysis of the results of their application. According to the data provided by the different Ministries, there are a total of 16 regulatory projects in which this "ex post" evaluation has been foreseen.

Requires Evaluation	Project
No	182
Yeah	16
Total	198

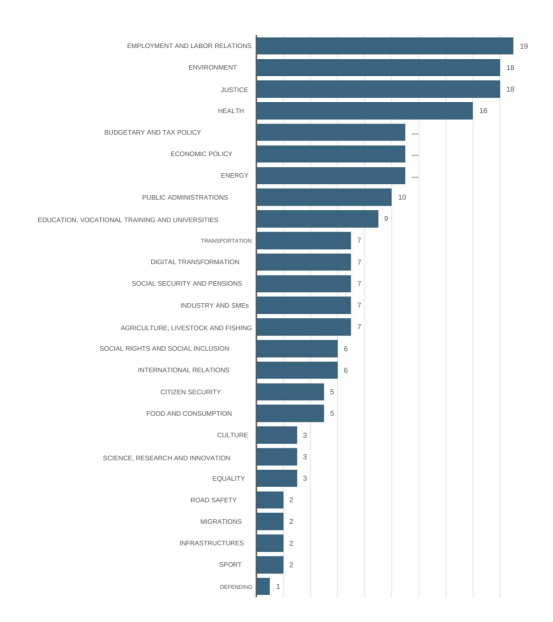




7CLASSIFICATION JECTS

The 198 initiatives are classified by subject according to the following table:

Subject	Project
Public administrations	10
Agriculture, Livestock and fishing	7
Food and Consumption	5
Science, Research and Innovation	3
Culture	3
Defending	1
Sport	2
Social Rights and Social Inclusion	6
Education, Vocational Training and Universities	9
Employment and Labor Relations	19
Energy	eleven
Equality	3
Industry and SMEs	7
Infrastructure	2
Justice	18
Environment	18
Migrations	2
Economic policy	eleven
Budget and tax policy	eleven
International relations	6
Health	16
Citizen security	5
Social Security and Pensions	7
Road safety	2
Digital Transformation	7
Transportation	7
Total	198



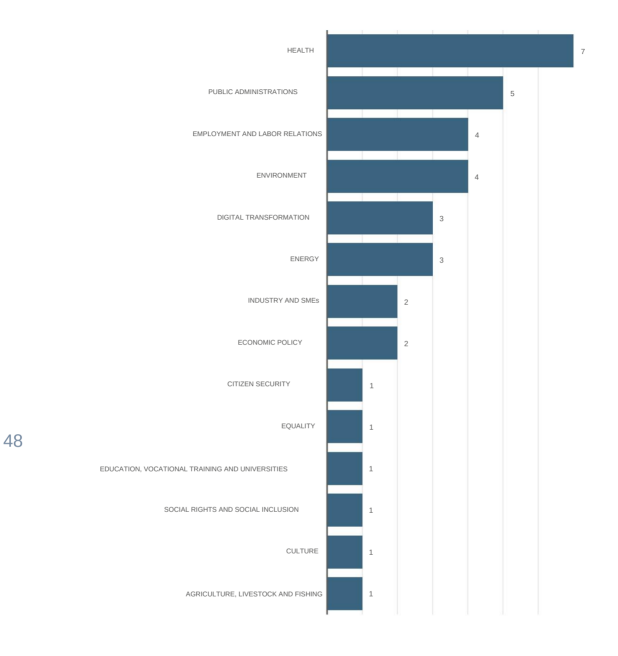




FOR YOUR LINKAGE 8CLASSIFICATION THE PRTR

The Plan includes 36 regulatory initiatives related to the Recovery Plan, Transformation and Resilience, whose classification by subject is as follows:

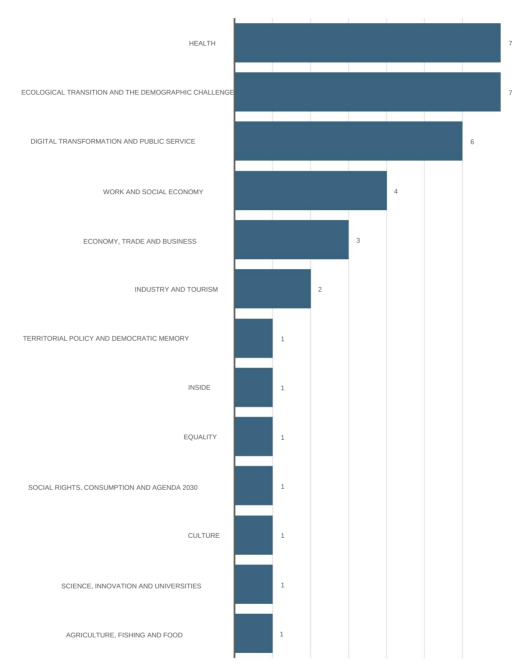
Subject	Project
Health	7
Public administrations	5
Employment and Labor Relations	4
Environment	4
Energy	3
Digital Transformation	3
Industry and SMEs	2
Economic policy	2
Equality	1
Agriculture, Livestock and fishing	1
Culture	1
Social Rights and Social Inclusion	1
Education, Vocational Training and Universities	1
Citizen security	1
Total	36

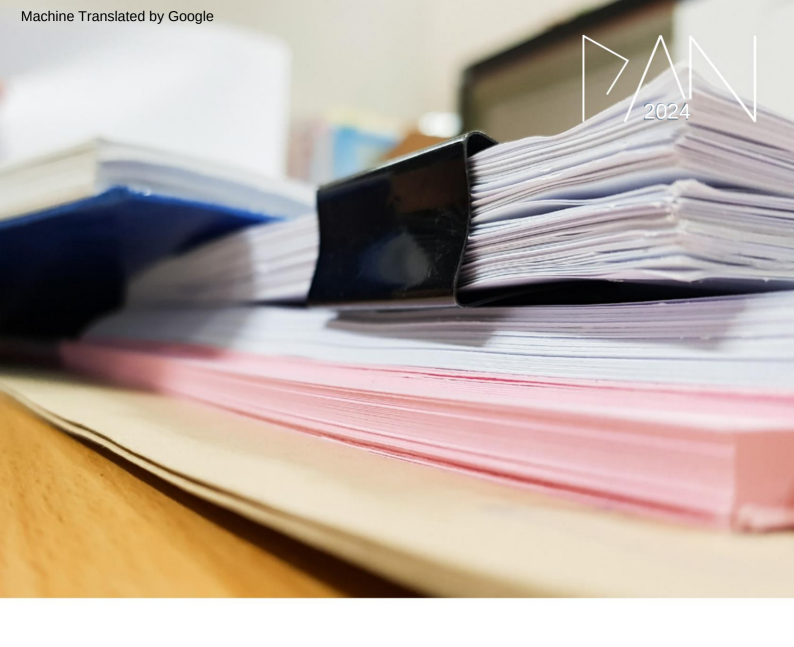


The classification by Ministries of the initiatives related to the Recovery, Transformation and Resilience Plan is as follows:

Ministry	Project
Health	7
Ecological Transition and the Demographic Challenge	7
Digital Transformation and Public Service	6
Work and Social Economy	4
Economy, Commerce and Business	3
Industry and Tourism	2
Inside	1
Territorial Policy and Democratic Memory	1
Equality	1
Agriculture, Fishing and Food	1
Science, Innovation and Universities	1
Culture	1
Social Rights, Consumption and Agenda 2030	1
Total	36

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9 ANNUAL REGULATORY PLAN

I. INTERNATIONAL RELATIONS

1. Royal Decrees

ROYAL DECREE ON REGISTRATION OF PEOPLE OF ES NATIONALITY-PAÑOLA IN THE REGISTRATION RECORDS OF THE CONSULAR OFFICES IN ABROAD

Objective: The aim is to adapt the Consular Registration Registry to the regulatory provisions in force regarding data protection and the electronic nature of the administrative procedure.

Ministry: FOREIGN AFFAIRS, EUROPEAN UNION AND COOPERATION

Co-proponents: TERRITORIAL POLICY AND DEMOCRATIC MEMORY
ECONOMY, TRADE AND BUSINESS - DIGITAL TRANSFORMATION AND FUNCTION

PUBLIC

ROYAL DECREE AMENDING ROYAL DECREE 116/2013, OF 15 DEC.
FEBRUARY, WHICH REGULATES THE ISSUANCE OF THE PROVISIONAL PASSPORT
AND THE SAFE CONDUCT

Objective: It is intended to regulate the granting of the new model of EU Provisional Travel Document, which will consist of a uniform form and label, which will offer more security guarantees. The new rule will also allow for possible improvements to be made to the current regulation of provisional passports. It is expected that the rule will begin to be processed soon.

Ministry: FOREIGN AFFAIRS, EUROPEAN UNION AND COOPERATION Co-proponents: INTERIOR



ROYAL DECREE APPROVING THE REGULATIONS OF THE DIGITAL CAREER PLUMBING, AND WHICH AMENDS ROYAL DECREE 1475/1987, OF 27 NOVEMBER, WHICH THE DIPLOMATIC SCHOOL IS REORGANIZED

Objective: The regime of entry, promotions, provision of positions, training, evaluation and conciliation of civil servants in the Diplomatic Career is regulated.

Ministry: FOREIGN AFFAIRS, EUROPEAN UNION AND COOPERATION **Co-proponents:** FINANCE - DIGITAL TRANSFORMATION AND PUBLIC FUNCTION

ROYAL DECREE APPROVING THE STATUTE OF COOPERSONS PERANTS

Objective: The provisions of Law 1/2023, of February 20, on cooperation for sustainable development and global solidarity are developed, in accordance with the third final provision of the aforementioned law. In particular, the purpose of the standard is to consolidate a dignified and attractive professional career for cooperating people in order to ensure the attraction, retention, training, specialization and promotion of the human resources of our cooperation system; in a context where specialized and highly trained professional profiles are needed. To achieve this objective, the royal decree develops the provisions of article 44 of Law 1/2023, of February 20, with a new definition and the definition of the cases of exclusion and incompatibility with the condition of cooperator. The rights and duties of cooperating persons and the obligations of the entities promoting cooperation are also specified, in addition to a regulation of aspects related to training and reintegration after return.

Ministry: FOREIGN AFFAIRS, EUROPEAN UNION AND COOPERATION **Standard subject to evaluation:** In accordance with the provisions of article 3.1 of Royal Decree 286/2017, of March 24, the initiative will be evaluated according to the following criteria: f) Significant effects on market unity, competition, competitiveness or small and medium-sized enterprises. Likewise, it will be evaluated according to the criteria provided in letter g) Relevant impact due to gender.

ROYAL DECREE APPROVING THE REGULATION OF THE SPANISH FUND FOR SUSTAINABLE DEVELOPMENT

Objective: The provisions of Law 1/2023, of February 20, on cooperation for sustainable development and global solidarity are developed, in accordance with the third final provision of the aforementioned law, with the purpose of establishing an established a new regulatory framework for Spanish cooperation that serves as an instrument of financial cooperation without its own legal personality, which pursues the sustainable development of partner countries, within the framework of global goals in the matter, through investments and transfers of economic resources of a reimbursable and non-refundable nature.

Ministry: FOREIGN AFFAIRS, EUROPEAN UNION AND COOPERATION

ROYAL DECREE ON DEVELOPMENT COOPERATION GRANTS SUSTAINABLE AND SOLIDARITY

Objective: The provisions of Law 1/2023, of February 20, on cooperation for sustainable development and global solidarity are developed, in accordance with the third final provision of the aforementioned law, in order to address the necessary adaptation of the bureaucratic processes of international cooperation, eliminating unnecessary bureaucratic obstacles, preserving the necessary transparency, efficiency and accountability in the management of public funds; in addition to adequately regulating the specificities derived from the origin of cooperation funds. All this, taking into account the diversity of beneficiary entities and the different types of aid and subsidies granted in the field of cooperation.

Ministry: FOREIGN AFFAIRS, EUROPEAN UNION AND COOPERATION

II. JUSTICE

1. Organic Laws

ORGANIC LAW AMENDING ORGANIC LAW 5/2000, OF 12 JANUARY, REGULATOR OF THE CRIMINAL LIABILITY OF MINORS, COM-COMPLEMENTARY TO THE LAW THAT REGULATES THE DETERMINATION PROCEDURE OF THE AGE

Objective: This rule is complementary to the Law that modifies Law 1/2000, of January 7, on Civil Procedure, to regulate the age determination procedure.

Competence is attributed to Juvenile Judges to hear this age determination procedure when there are reasonable doubts about the majority or minority of a detained person.

Ministry: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS Co-proponents: YOUTH AND CHILDREN

ORGANIC LAW OF COMPLEMENTARY MEASURES TO REINFORCE PROTECTION TION AGAINST GENDER VIOLENCE

Objective: The modification of various regulations is intended, such as the Penal Code, the Organic Law of the Judiciary, the Criminal Procedure Law, the Organic Statute of the Public Prosecutor's Office, in compliance with Organic Law 10/2022, of 6 September, a comprehensive guarantee of sexual freedom.

It would include specialization in sexual violence and the review of the powers of violence against women courts, as well as selective specialization tests for judges and magistrates. In addition, it would regulate the composition and operation of the technical teams assigned to the violence against women courts.

It will also introduce various adjustments to comply with pending measures of the State Pact against Gender Violence, recommendations of the Ombudsman.

The modification of the Penal Code will also be included to take into account, for the purposes of recidivism, the sentences issued in those States that have signed with Spain the Treaty on Legal Assistance in International Criminal Matters and the Extradition Treaty.

Ministry: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS

Co-proponents: EQUALITY

ORGANIC LAW FOR THE MODIFICATION OF THE ORGANIC LAW 10/1995, OF 23
OF NOVEMBER, OF THE CRIMINAL CODE, TO TRANSPOSE THE DIRECTIVE OF THE
EUROPEAN UNION WHICH DEFINES OFFENSES AND SANCTIONS
CRIMINAL PENALTIES FOR VIOLATION OF THE RESTRICTIVE MEASURES OF THE UNION

Objective: The Directive of the European Parliament and of the Council defining criminal offenses and sanctions for the violation of restrictive measures of the Union is transposed into the Spanish legal system.

Restrictive measures are an essential instrument to promote the objectives of the common foreign and security policy (CFSP). These objectives include the defense of the values of the European Union (EU), the maintenance of international peace and security and the consolidation and support of democracy, the rule of law and human rights.

To preserve these values, the EU may impose restrictive measures against countries, entities and natural or legal persons outside the EU. These measures include specific individual provisions, such as specific financial sanctions (asset freezes) and admission restrictions (travel bans), as well as sectoral measures, i.e. arms embargoes or economic and financial measures. (for example, restrictions on imports and exports or restrictions on the provision of certain services, such as banking).

Ministry: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS

ORGANIC LAW OF CRIMINAL PROCEDURE

Objective: The aim is to modernize and update the regulation of criminal proceedings based on two principles: coherence with the constitutional model of justice and harmonization with the law of the European Union.

Likewise, the investigation is attributed to the prosecutor and the new figure of the European Prosecutor is incorporated.

Ministry: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS

2. Laws

FREE LEGAL AID LAW

Objective: It is intended to approve a new law to adapt the regulation to the current situation in the provision of the public service of free legal assistance, in relation to the subjective scope of application and the effects of the recognition of the right.

Ministry: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS

Co-proponents: EQUALITY

LAW AMENDING LAW 1/2000, OF JANUARY 7, ON PROSECUTION CIVIL TO REGULATE THE AGE DETERMINATION PROCEDURE

Objective: The age determination procedure is regulated, which is configured as a judicial procedure of a civil nature, whose objective is the legal determination of the age of a person under eighteen years of age when the exact age or age is unknown. when there are reasonable doubts about his minority or majority; and this provided that all existing non-jurisdictional channels or routes had been exhausted.

It is approved in compliance with Organic Law 8/2021, of June 4, on comprehensive protection of children and adolescents against violence.

Ministry: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS

Co-proponents: YOUTH AND CHILDREN

LAW FOR THE PROTECTION OF MINORS IN DIGITAL ENVIRONMENTS

Objective: The purpose of the rule is to guarantee the comprehensive protection of minors when accessing the Internet and social networks.

Ministry: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS

Co-proponents: SOCIAL RIGHTS, CONSUMPTION AND AGENDA 2030 - EQUALITY
- DIGITAL TRANSFORMATION AND PUBLIC FUNCTION - YOUTH AND CHILDREN

REGULATORY LAW OF THE JOINT CRIMINAL INVESTIGATION TEAMS AND WHICH AMENDS LAW 23/2014, OF NOVEMBER 20, ON RECOGNIZATION MUTUAL FOUNDATION OF CRIMINAL RESOLUTIONS IN THE EUROPEAN UNION

Objective: The regulation of joint teams contained in Law 11/2003, of May 21, is updated; in particular on the intervention of the Ministry of the Presidency, Justice and Relations with the Courts, and adjusts the operational part of the team such as the regime for requesting investigation proceedings and the adoption of precautionary measures, the powers of the members or the financing.

It also regulates for the first time the constitution and operation of joint investigation teams with Third States.

Regarding the recognition of resolutions, the aim is to harmonize national regulations with the provisions of Regulation (EU) 2018/2015, of the European Parliament and of the Council, of November 14, 2018.

Ministry: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS

3. Royal Decrees

ROYAL DECREE APPROVING THE STATUTE OF THE INDEPENDENT AUTHORITY FOR THE PROTECTION OF INFORMANTS, AAI

Objective: The Statute of the Independent Whistleblower Protection Authority, AAI, is approved, complying with Law 2/2023, of February 20, on the protection of people who report regulatory infractions and the fight against corruption.

Likewise, the transposition of Directive (EU) 2019/1937 of the European Parliament and of the Council of October 23, 2019 on the protection of persons who report infringements of Union Law is completed.

Ministry: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS

Co-proponents: HACIENDA

ROYAL DECREE BY WHICH THE REGULATION OF THE ADMINISTRATION IS DEVELOPED BANKRUPTCY TREATMENT

Objective: The new bankruptcy administration regime, regulating the requirements for access to it, its appointment based on the size of the bankruptcy proceedings and the new remuneration regime. In this sense, it continues the line followed in previous reforms, pursuing the objective of improving the efficiency of the bankruptcy system through the professionalization of the bankruptcy administration.

Ministry: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS

Co-proponents: ECONOMY, TRADE AND BUSINESS

ROYAL DECREE AMENDING ROYAL DECREE 1130/2003, OF 5
OF SEPTEMBER, WHICH REGULATES THE REMUNERATION REGIME OF THE BODY
PO OF JUDICIAL SECRETARIES AS WELL AS ROYAL DECREE 2033/2009, OF 30
OF DECEMBER, BY WHICH THE TYPE POSTS ATTACHED TO THE
BODY OF JUDICIAL SECRETARIES FOR THE PURPOSES OF THE GENERAL SUPPLEMENT
OF COURSE, THE INITIAL ALLOCATION OF THE SPECIFIC COMPLEMENT AND THE RETAXATIONS FOR SUBSTITUTIONS THAT INVOLVE JOINT PERFORMANCE
TO OF OTHER FUNCTION

Objective: It is intended to assimilate the remuneration for substitution and the regime of the specific action plans of the Corps of Lawyers of the Administration of Justice to that applied to the judicial and fiscal careers.

Ministry: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS Co-

proponents: TREASURY

Standard subject to evaluation: In accordance with the provisions of article 3.1 of Royal Decree 286/2017, of March 24, the initiative will be evaluated according to the following criteria: to)

ANNUAL REGULATORY PLAN: II. JUSTICE

Significant budgetary cost or savings for the General Administration of the State. The promotion of professional substitutions will mean cost savings in substitute Lawyers of the Administration of Justice.

ROYAL DECREE WHICH REGULATES THE PUBLIC BANKRUPTCY REGISTRY

Objective: It is intended to adjust the current regulation of the public bankruptcy registry in terms of its structure, content and advertising system; as well as the procedures for insertion and access to this registry and the interconnection with the European platform. All of this in accordance with the provisions of the fourteenth final provision of Law 16/2022, of September 5, reforming the consolidated text of the Bankruptcy Law, approved by Royal Legislative Decree 1/2020, of May 5.

Ministry: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS

ROYAL DECREE BY WHICH THE COORDINATION BODIES ARE CREATED AND REGULATED NATION, MONITORING AND PARTICIPATION OF THE II NATIONAL RIGHTS PLAN HUMANS

Objective: The object of the royal decree is the creation of the coordination, monitoring and participation bodies of the II National Human Rights Plan, as collegiate bodies regulated in Law 40/2015, of October 1, on the Legal Regime of the Public Sector . The aim is to address the coordination of the different ministerial departments with powers in human rights policies, as well as to involve both civil society organizations and regional and local institutions in the Plan's governance process, creating spaces for participation and coordination of public policies. In addition, it also aims to guarantee the monitoring and evaluation of the II Plan from a focus on transparency, participation and inclusion, throughout its validity.

Ministry: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS

ROYAL DECREE ON GRANTING SPANISH NATIONALITY TO VOCATIONS LUNTARIES MEMBERS OF THE INTERNATIONAL BRIGADES

Objective: The granting of Spanish nationality to volunteer members of international brigades is regulated, as well as the requirements and procedure to follow for its acquisition.

Ministry: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS

ROYAL DECREE AMENDING THE LEGAL ASSISTANCE REGULATIONS FREE DICA, APPROVED BY ROYAL DECREE 141/2021, OF MARCH 9

Objective: The aim is to adapt the regulation to the current situation in the provision of free legal assistance service, which implies the need to introduce new actions that correspond to professionals.

nals affected as they are not currently provided for in Annex II of the regulation and are caused by the legislative modifications that have been produced since 2021.

Ministry: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS

ROYAL DECREE WHICH MODIFIES ROYAL DECREE 1608/2005,
OF DECEMBER 30, WHICH APPROVES THE ORGANIC REGULATIONS
OF THE BODY OF JUDICIAL SECRETARIES; ROYAL DECREE 1451/2005, OF 7
OF DECEMBER, BY WHICH THE ENTRY REGULATION IS APPROVED, PROVIDED
SION OF JOBS AND PROFESSIONAL PROMOTION OF STAFF
OFFICIAL SERVING THE ADMINISTRATION OF JUSTICE; THE REAL DECRETO 769/1987, OF JUNE 19, ON REGULATION OF THE JUDICIAL POLICE;
AND ROYAL DECREE 1184/2006, OF OCTOBER 13, WHICH REGULATES THE
STRUCTURE, COMPOSITION AND FUNCTIONS OF THE NATIONAL COMMISSION
JUDICIAL STATISTICS

Objective: It is intended to update the regulations of the Corps of Lawyers of the Administration of Justice to the modifications introduced in the Organic Law 6/1985, of July 1, of the Judiciary.

Ministry: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS

ROYAL DECREE AMENDING ROYAL DECREE 95/2009, OF 6
FEBRUARY, WHICH REGULATES THE ADMINISTRATIVE RECORDS SYSTEM
SUPPORTING THE ADMINISTRATION OF JUSTICE

Objective: The aim is to adapt the regulation planned for the System of administrative records to support the Administration of Justice to new social needs and innovations derived from the Digital Transformation of the Administration of Justice.

This also makes it possible to comply with Directive 2005/36 on the recognition of professional qualifications, putting an end to the Infringement Procedure 2018/2185 in which Spain is subject for non-compliance.

Ministry: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS

ROYAL DECREE BY WHICH THE RATE OF DUTIES IS APPROVED OF THE ATTORNEYS OF THE COURTS

Objective: The objective of the royal decree is the approval of the tariff of the rights of court attorneys, which will replace the current one.

Likewise, it establishes a maximum applicable fee system depending on the type of process, taking advantage of the reform to incorporate the new procedures in which these professionals currently participate.

Finally, the tariff is updated in order to comply with the legal mandate provided for in section 2 of the first final provision of Law 15/2021, of 23

ANNUAL REGULATORY PLAN: II. JUSTICE

of October, which modifies Law 34/2006, of October 30, on access to the professions of Lawyer and Court Attorney, as well as Law 2/2007, of March 15, on professional societies, Royal Decree-Law 5/2010, of March 31, which extends the validity of certain temporary economic measures, and Law 9/2014, of May 9, General Telecommunications.

Ministry: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS

III. DEFENDING

1. Royal Decrees

ROYAL DECREE WHICH REGULATES NOISE IN MILITARY ACTIVITIES-BEEF

Objective: Law 37/2003, of November 17, on Noise, excludes military activities from its scope of application, which will be governed by its specific legislation. The purpose of this royal decree is to regulate noise within the Ministry of Defense, preventing, monitoring and minimizing, to the extent possible, and in a manner compatible with the mission of the Armed Forces, noise pollution caused by military activities, with the purpose of avoiding and reducing the damage that may arise from it to human health, property or the environment. All of this without prejudice to the safeguarding of the interests of National Defense, as well as the security and effectiveness of its organizations and facilities.

Ministry: DEFENSE

IV. BUDGETARY AND TAX POLICY

1. Laws

GENERAL STATE BUDGET LAW FOR THE YEAR 2025

Objective: It is intended to comply with the constitutional mandate of annual preparation of the general budget of the State.

Likewise, it seeks to lay the foundations for the economic and budgetary policy of the year.

Ministry: FINANCE

LAW WHICH ESTABLISHES A COMPLEMENTARY TAX TO GUARANTEE ESTABLISH A MINIMUM GLOBAL LEVEL OF TAXATION FOR MULTINA GROUPS TIONAL AND LARGE NATIONAL GROUPS

Objective: A supplementary tax is established to guarantee a global minimum level of taxation for multinational groups and large domestic groups.

This law fulfills the imperative mandate of transposing Directive (EU) 2022/2523, relating to the guarantee of a global minimum level of taxation for groups of multinational companies and large national groups in the Union.

The fundamental objectives are to avoid tax practices of multinational companies to avoid the transfer of profits to countries or territories in which they are not subject to taxation, or, if they are, said taxation is low or practically nil; guarantee a homogeneous tax level, not only in the countries of the European Union, but in all those countries that make up the Inclusive Framework; and achieve, ultimately, a fairer distribution of income and wealth.

In order to achieve these objectives, a limit is established on fiscal competition in relation to Corporate Tax rates by establishing a global minimum level of taxation for those multinational groups that have a net amount of turnover. consolidated income equal to or greater than 750 million euros, in at least two of the last four years.

Ministry: FINANCE

LAW TRANSPOSITION OF DIRECTIVE (EU) 2023/2226, WHICH MOVES DEFINES DIRECTIVE 2011/16/EU REGARDING ADMINISTRATIVE COOPERATION IT GOES IN THE FIELD OF TAXATION

Objective: This law transposes Council Directive (EU) 2023/2226, of October 17, 2023, which modifies Directive 2011/16/EU on administrative cooperation in the field of taxation, whose The main objective is to strengthen the current legislative framework, expanding the scope of application of registration and registration obligations.

communication of information, and general administrative cooperation between tax administrations, to other categories of assets and income, such as cryptoassets.

Thus, the modifications to the EU rules on administrative cooperation in the field of taxation to be transposed mainly refer to the notification and automatic exchange of information on income from operations with crypto assets and on prior tax agreements relating to people with high net worth.

Ministry: FINANCE

2. Royal Decrees

ROYAL DECREE APPROVING THE REGULATIONS REGARDING ADMINISTRATIVE INFRACTIONS OF Smuggling, REGULATING THE ABANDONMENT OF GOODS UNDER CUSTOMS SURVEILLANCE OR CONTROL AND WHICH AMENDS ROYAL DECREE 95/2009, OF FEBRUARY 6, BY WHICH THAT THE SYSTEM OF ADMINISTRATIVE RECORDS TO SUPPORT THE ADMINISTRATION OF JUSTICE IS REGULATED.

Objective: This standard seeks to update the regulatory development regarding the repression of smuggling as a consequence of legislative developments; introduce technical improvements on the current regulation of certain aspects of the sanctioning procedure, based on the experience derived from the application of Royal Decree 1649/1998, by which Title II of Organic Law 12/1995 is developed, of December 12, repression of smuggling, relating to administrative smuggling offenses; and regulate the abandonment of goods to adapt the national legal system that is currently governed by the Customs Ordinances with the legal framework of the Union (mainly, articles 198 and 199 of the Customs Code of the Union) and the auction system for goods seized for smuggling violations and abandoned.

Ministry: FINANCE

Co-proponents: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS

ROYAL DECREE AMENDING ROYAL DECREE 162/2008, OF 8
FEBRUARY, WHICH DELIMITS THE ECONOMIC PROMOTION ZONE OF
ANDALUSIA

Objective: It is intended to increase the maximum ceilings of aid that can be granted in the economic promotion zone of Andalusia during the period between January 1, 2024 and December 31, 2027, in accordance with the mid-term review of the Regional Aid Map of Spain (January 1, 2022 – December 31, 2027), approved by Decision of the European Commission of December 13, 2023 (SA.109336), in application of point 194 of the European Commission Guidelines on regional state aid (2021/C 153/01).

Ministry: FINANCE

ROYAL DECREE AMENDING ROYAL DECREE 173/2008, OF 8
FEBRUARY, WHICH DELIMITS THE ECONOMIC PROMOTION ZONE OF
THE CITY OF MELILLA

Objective: It is intended to increase the maximum ceilings of aid that can be granted in the economic promotion zone of the city of Melilla during the period between January 1, 2024 and December 31, 2027, in accordance with the mid-term review of the Regional Aid Map of Spain (January 1, 2022 – December 31, 2027), approved by Decision of the European Commission of December 13, 2023 (SA.109336), in application of point 194 of the European Commission guidelines on regional state aid (2021/C 153/01).

Ministry: FINANCE

ROYAL DECREE AMENDING ROYAL DECREE 170/2008, OF 8
FEBRUARY, WHICH DELIMITS THE ECONOMIC PROMOTION ZONE OF
THE AUTONOMOUS COMMUNITY OF EXTREMADURA

Objective: It is intended to increase the maximum ceilings of aid that can be granted in the economic promotion zone of the Autonomous Community of Extremadura during the period between January 1, 2024 and December 31, 2027, in accordance with the mid-term review of the Regional Aid Map of Spain (January 1, 2022 – December 31, 2027), approved by Decision of the European Commission of December 13, 2023 (SA.109336), in application of point 194 of the European Commission Guidelines on regional state aid (2021/C 153/01).

Ministry: FINANCE

ROYAL DECREE AMENDING ROYAL DECREE 165/2008, OF 8
FEBRUARY, WHICH DELIMITS THE ECONOMIC PROMOTION ZONE OF
THE AUTONOMOUS COMMUNITY OF THE REGION OF MURCIA

Objective: The aim is to increase the maximum ceilings of aid that can be granted in the economic promotion zone of the Autonomous Community of the Region of Murcia during the period between January 1, 2024 and December 31, 2027. , in accordance with the mid-term review of the Regional Aid Map of Spain (January 1, 2022 – December 31, 2027), approved by Decision of the European Commission of December 13, 2023 (SA.109336), in application of point 194 of the European Commission Guidelines on regional state aid (2021/C 153/01).

Ministry: FINANCE

ROYAL DECREE AMENDING ROYAL DECREE 169/2008, OF 8
FEBRUARY, WHICH DELIMITS THE ECONOMIC PROMOTION ZONE OF
CANARY ISLANDS

Objective: It is intended to increase the maximum ceilings of aid that can be granted in the economic promotion zone of the Canary Islands for the period between January 1, 2024 and December 31, 2027, in accordance with the mid-term review of the Map of regional aid from Spain (January 1, 2022 – December 31, 2027), approved by Decision of the European Commission of December 13, 2023 (SA.109336), in application of point 194 of the European Commission Guidelines on state aid for regional purposes (2021/C 153/01).

Ministry: FINANCE

ROYAL DECREE AMENDING ROYAL DECREE 171/2008, OF 8
FEBRUARY, WHICH DELIMITS THE ECONOMIC PROMOTION ZONE OF
THE AUTONOMOUS COMMUNITY OF CASTILLA Y LEÓN

Objective: The aim is to increase the maximum ceilings of aid that can be granted in the province of Ávila in the economic promotion zone of the Community of Castilla y León during the period between January 1, 2024 and January 31. December 2027, in accordance with the mid-term review of the Regional Aid Map of Spain (January 1, 2022 – December 31, 2027), approved by Decision of the European Commission of December 13, 2023 (SA.109336), in application of point 194 of the European Commission Guidelines on regional state aid (2021/C 153/01).

Ministry: FINANCE

ROYAL DECREE APPROVING THE DEVELOPMENT REGULATIONS OF THE SPECIAL TAX REGIME OF THE BALEARIC ISLANDS

Objective: Regulatory development of the special fiscal regime of the Balearic Islands regulated in the seventieth additional provision of Law 31/2022, of December 23, on the General State Budgets for the year 2023.

Ministry: FINANCE



V. CITIZEN SECURITY

1. Laws

LAW FOR THE FAST AND ADEQUATE EXCHANGE OF INFORMATION BETWEEN SECURITY AND CUSTOMS SERVICES OF THE MEMBER STATES OF THE EUROPEAN UNION COMPETENT FOR THE PURPOSES OF PREVENTION, DETECTION OR INVESTIGATION OF CRIMINAL OFFENSES

Objective: Transpose into our legal system Directive 2023/977 of the European Parliament and of the Council, of May 10, 2023, relating to the exchange of information between the security and customs services of the Member States, by which repeals Council Framework Decision 2006/960/JHA.

Ministry: INTERIOR

Co-proponents: HACIENDA

LAW WHICH ESTABLISHES MEASURES FOR PROTECTION AND RESILIENCE OF CRITICAL ENTITIES

Objective: Transpose into our legal system Directive (EU) 2022/2557 of the European Parliament and of the Council of December 14, 2022 on the resilience of critical entities and repealing Council Directive 2008/114/EC.

Define and identify critical entities and establish specific measures aimed at guaranteeing the provision of essential services, as well as compliance with the obligations incumbent on them. It also seeks to improve the resilience of critical entities, in order to guarantee the capacity to provide and maintain the corresponding essential services.

Ministry: INTERIOR

LAW WHICH ESTABLISHES MEASURES TO ACHIEVE A HIGH LEVEL CYBERSECURITY

Objective: The purpose of the standard is to transpose into our legal system Directive (EU) 2022/2555 of the European Parliament and of the Council of December 14, 2022 on measures intended to guarantee a high common level of cybersecurity throughout the Union, amending Regulation (EU) No 910/2014 and Directive (EU) 2018/1972 and repealing Directive (EU) 2016/1148 (SRI Directive 2).

The security of information systems and networks used for the provision of services provided by the entities included in its scope of application is regulated, designating the competent authorities, and the single point of contact on cybersecurity and equipment. response to computer security incidents.

Likewise, it establishes measures for cybersecurity risk management.

Ministry: INTERIOR

2. Royal Decrees

ROYAL DECREE AMENDING ROYAL DECREE 825/1978, OF 2
MARCH, WHICH THE SERVICE PASSPORT FOR STAFF IS CREATED
OF THE DIPLOMATIC AND CONSULAR REPRESENTATIONS OF SPAIN IN THE
FOREIGN

Objective: The service passport is created for agents who participate in foreign policy on a regular basis and do not have the status of diplomatic or consular personnel, and for nationals of third countries united conjugally or as de facto partners with persons of Spanish nationality holders of a service passport, as well as for their family members.

With this, the regulation is adapted to provide it with coherence with the diplomatic passport regime.

Ministry: FOREIGN AFFAIRS, EUROPEAN UNION AND COOPERATION **Co-proponents:** INTERIOR

ROYAL DECREE WHICH REGULATES THE PROCESSING OF THE DOCUMENT NATIONAL IDENTITY, THE PROCESSING OF IDENTITY DATA AND YOUR DIGITAL ASPECTS

Objective: The aim is to regulate the process of issuing, managing and developing the National Identity Document, in its physical and digital versions.

Ministry: INTERIOR

Standard subject to evaluation: In accordance with the provisions of article 3.1 of Royal Decree 286/2017, of March 24, the initiative will be evaluated according to the following criteria: b) Increase or reduction of administrative burdens for the recipients of the norm that is significant due to the volume of population affected or because it affects priority economic or social sectors. Within the framework of the homogeneous digital space of the European Union, the National Identity Document in its digital version is constituted as the unique identifier linked to the generation of attributes and accreditations with full legal effectiveness, allowing new functionalities that are integrated into a high-quality data infrastructure, connectivity and European cybersecurity.

SAW, ROAD SAFETY

1. Royal Decrees

ROYAL DECREE APPROVING THE REGULATION OF HISTORICAL VEHICLES TORICS

Objective: Replace the current Regulation on Historic Vehicles, approved by Royal Decree 1247/1995, of July 14, which has become obsolete, with a new one that provides historic vehicles with a treatment similar to that they receive in other countries in our socioeconomic environment., to promote the conservation of this automotive cultural and industrial heritage.

Ministry: INTERIOR

Co-proponents: INDUSTRY AND TOURISM

ROYAL DECREE WHICH AMENDS THE GENERAL CIRCUIT REGULATIONS LATION, APPROVED BY ROYAL DECREE 1428/2003, OF NOVEMBER 21, IN TRAFFIC SIGNALING MATTER

Objective: Review traffic signage to adapt it to the changes in mobility and the social, technological and cultural environment that have occurred in recent years and achieve a better understanding of it by users.

Ministry: INTERIOR

 $\textbf{Co-proponents:} \ \mathsf{DEFENSE-TRANSPORTATION} \ \mathsf{AND} \ \mathsf{SUSTAINABLE} \ \mathsf{MOBILITY-INDUSTRY} \ \mathsf{AND} \ \mathsf{TOURISM}$

VII. INFRASTRUCTURES

1. Royal Decrees

ROYAL DECREE APPROVING THE GENERAL CAREER REGULATIONS TERAS

Objective: It is intended to comply with the first final provision of Law 37/2015, of September 29, on highways, which establishes the obligation to approve the general regulations for the development of said law.

Ministry: TRANSPORTATION AND SUSTAINABLE MOBILITY

ROYAL DECREE WHICH ESTABLISHES THE CRITERIA FOR THE DETERMINATION NATION OF TOLLS TO APPLY TO VEHICLES ON HIGHWAYS IN TOLL REGIME FOR USERS OF THE STATE ROAD NETWORK

Objective: The current regulations on criteria for determining the tolls to be applied to goods vehicles of more than 3.5 tons of maximum mass authorized on the highways under concession of the State Highway Network, provided for in the Royal Decree 286/2014, of April 25, in accordance with the provisions of article 1 of Directive (EU) 2022/362 of the European Parliament and of the Council of February 24, 2022, which modifies the 1999/ Directives 62/ EC, 1999/37/EC and (EU) 2019/520 with regard to the application of taxes on vehicles for the use of certain infrastructures.

The criteria established in the aforementioned article 1 of Directive (EU) 2022/362 are incorporated into the legal system to calculate the tolls to be applied, both on toll highways under concession regime and on toll highways. which are managed by the Land Transport Infrastructure Society (SEITTSA), to the rest of motor vehicles, with four wheels or more, intended for the transport of passengers or goods by road.

Ministry: TRANSPORTATION AND SUSTAINABLE MOBILITY



VIII. TRANSPORTATION

1. Laws

LAW WHICH AMENDS LAW 48/1960, OF JULY 21, ON NAVIGATION-AIR TION AND LAW 21/2003, OF JULY 7, ON AIR SAFETY

Objective: The aim is to rationalize, simplify and provide greater coherence to the legal regime on the participation of territorial administrations in the environmental aspects of airport infrastructures under state jurisdiction; the planning of airports of general interest and air navigation facilities, and aeronautical easements; international air transport services and low-risk air operations; the procedure for obtaining the qualifications required for the exercise of aeronautical activities; and updates to rates for the use of air navigation facilities and services en route.

Likewise, it is intended to reinforce legal certainty in relation to the regime applicable to personnel participating in the operation of unmanned aircraft and in matters of administrative silence, and to provide greater proportionality to the regime of infractions regarding aeronautical easements and transport of dangerous goods or goods subject to special regulations by air.

Finally, compliance with European regulations regarding infractions and sanctions for non-compliance with the provisions regarding the use of unmanned aircraft and notification of civil aviation events is addressed, while at the same time protection is reinforced. of information sources.

Ministry: TRANSPORTATION AND SUSTAINABLE MOBILITY

Co-proponents: DEFENSE

LAW TO REFORM THE CONSIDERED TEXT OF THE STATE PORTS LAW AND OF THE MERCHANT NAVY, APPROVED BY THE ROYAL LEGISLATI- DECREE VO 2/2011, OF SEPTEMBER 5, AND LAW 14/2014, OF JULY 24, ON SHIP-MARITIME GATION

Objective: Update those contents that have become outdated in both the Consolidated Text of the Law on State Ports and the Merchant Navy, approved by Royal Legislative Decree 2/2011, of September 5; as well as Law 48/1960, of July 21, on Air Navigation, covering the regulatory gaps that have been detected in recent years, which prevent better functioning of both the Spanish maritime Administration and the Spanish maritime sector.

Ministry: TRANSPORT AND SUSTAINABLE MOBILITY Standard

subject to evaluation: In accordance with the provisions of article 3.1 of Royal Decree 286/2017, of March 24, the initiative will be evaluated according to the following criteria: f) Significant effects on the unit market, competition, competitiveness or small and medium-sized companies. Maritime law evolves as international standards are approved, which usually happens, and the

sector itself, which justifies that, approximately every 10 years, a coherent reform of this regulatory system is undertaken.

2. Royal Decrees

ROYAL DECREE BY WHICH THE LEGAL REGIME FOR THE
CIVIL USE OF UNMANNED AIRCRAFT SYSTEMS (UAS) AND
THEY MODIFY VARIOUS REGULATORY STANDARDS REGARDING ASPECT CONTROL
THE IMPORT OF CERTAIN PRODUCTS REGARDING THE STANDARDS
APPLICABLE IN REGARDS TO PRODUCT SAFETY; DEMONSTRATIONCIVIL AIR TIONS; FIRE FIGHTING AND SEARCH AND SAVE
MENT AND REQUIREMENTS REGARDING AIRWORTHINESS AND LICENSES FOR
OTHER AERONAUTICAL ACTIVITIES; REGISTRATION OF CIVIL AIRCRAFT;
ELECTROMAGNETIC COMPATIBILITY OF ELECTRICAL AND ELECTRICAL EQUIPMENT
TRONICS; AIR REGULATIONS AND COMMON OPERATIONAL PROVISIONS
FOR AIR NAVIGATION SERVICES AND PROCEDURES; AND NOTIFYTION OF CIVIL AVIATION EVENTS

Objective: Complete the legal regime of Commission Delegated Regulation (EU) 2019/945 of 12 March 2019 on unmanned aircraft systems and third country operators of unmanned aircraft systems; and Commission Implementing Regulation (EU) 2019/947 of 24 May 2019 on rules and procedures applicable to the use of unmanned aircraft.

Establish the legal regime applicable to unmanned civil aircraft systems (UAS) of aircraft and civil activities excluded from the scope of application of Regulation (EU) 2018/1139, of the European Parliament and of the Council of July 4, 2018. on common standards in the field of civil aviation and establishing a European Union Agency for Aviation Safety and amending Regulation (EC) No 2111/2005 (EC), No 1008/2008, (EU) No. 996/2010, No. 376/2014 and Directives 2014/30/EU and 2014/53/EU of the European Parliament and of the Council, and Regulations (EC) No. 552/2004 and (EC) No 216/2008 of the European Parliament and of the Council and Regulation (EEC) No 3922/91, by its article 2.3, letters a) and d).

Ministry: TRANSPORTATION AND SUSTAINABLE MOBILITY

Co-proponents: DEFENSE - INTERIOR - INDUSTRY AND TOURISM - ECONOMY, TRADE AND BUSINESS

ROYAL DECREE WHICH REGULATES THE SPECIALTIES RELATING TO THE CONSTRUCTION AND CERTIFICATION OF VESSELS ATTACHED TO THE SERMARITIME VICE OF THE CIVIL GUARD

Objective: Adapt the general rules for the construction and certification of ships and boats to the specialties of the functions performed by the vessels assigned to the Maritime Service of the Civil Guard (SEMAR). In developing the legal provisions that allow the general merchant marine regulations to be modulated to adapt to the peculiarities that the public security service entails, it is

They establish the specificities that allow the application of a more agile and faster system for the commissioning of these SEMAR ships and boats.

Ministry: TRANSPORTATION AND SUSTAINABLE MOBILITY

Co-proponents: INTERIOR

ROYAL DECREE WHICH MODIFIES THE REGULATIONS OF THE LAW OF ORDER-NATION OF LAND TRANSPORTATION, APPROVED BY THE ROYAL DECREE-TO 1211/1990. OF SEPTEMBER 28

Objective: Adapt the Regulation of the Land Transport Management Law-three, approved by Royal Decree 1211/1990, of September 28, to the regulations of the European Union (the Driverless Vehicle Leasing Directive).

Ministry: TRANSPORTATION AND SUSTAINABLE MOBILITY

ROYAL DECREE APPROVING THE REGULATION OF SERVICES
POSTCARDS IN DEVELOPMENT OF THE ESTABLISHED BY LAW 43/2010, OF 30
DECEMBER, OF THE UNIVERSAL POSTAL SERVICE, OF THE RIGHTS OF USERSRIOS AND THE POSTAL MARKET

Objective: Preparation of a postal regulation that adapts to the new postal regulatory framework after Law 43/2010, of December 30, on the universal postal service, on the rights of users and the postal market, and the approval by Agreement of the Council of Ministers of June 1, 2021 on the universal postal service provision plan.

Ministry: TRANSPORTATION AND SUSTAINABLE MOBILITY

ROYAL DECREE AMENDING ROYAL DECREE 1861/2004 OF 6 DEC. SEPTEMBER, ON THE SPECIFIC STABILITY PRESCRIPTIONS APPLICABLE-BLES TO RO-RO PASSENGER SHIPS

Objective: Update stability standards in accordance with the latest guidelines of the International Maritime Organization.

Ministry: TRANSPORTATION AND SUSTAINABLE MOBILITY



IX. EDUCATION, VOCATIONAL TRAINING AND UNIVERSITIES

1. Royal Decrees

ROYAL DECREE WHICH REGULATES THE ACCESS REQUIREMENTS TO THE OFFICIAL UNIVERSITY DEGREE EDUCATIONS, THE BASIC CHARACTERISTICS SYSTEMS OF THE ACCESS TEST AND THE BASIC REGULATIONS OF THE PROCEDURES ADMISSION METHODS

Objective: The aim is to establish the basic regulations for access and admission to official university degree education.

Ministry: EDUCATION, VOCATIONAL TRAINING AND SPORTS Co-proponents: SCIENCE, INNOVATION AND UNIVERSITIES

ROYAL DECREE WHICH REGULATES THE UNIVERSITY ACCESS TEST SITY THAT THE STUDENTS TO WHOM THE DISCRETION REFERS TO ADDITIONAL POSITION THIRTY-SIXTH OF ORGANIC LAW 2/2006, OF 3 MAY, EDUCATION

Objective: Regulate the structure and grading of the university entrance test that foreign students referred to in the thirty-sixth additional provision of Organic Law 2/2006, of May 3, on Education (LOE) must pass. and the procedure for calculating the access qualification.

Ministry: EDUCATION, VOCATIONAL TRAINING AND SPORTS **Co-proponents:** SCIENCE, INNOVATION AND UNIVERSITIES

ROYAL DECREE BY WHICH THE STATUTE OF THE STARTUP IS DEVELOPED STUDENTS

Objective: Development of the student startup statute, a pedagogical tool aimed at students so that they can carry out internships as if they were really creating their company. Its creation is established in the fourth additional provision of Law 28/2022, of December 21, to promote the ecosystem of emerging companies.

Ministry: SCIENCE, INNOVATION AND UNIVERSITIES

Co-proponents: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS
- FINANCE - EDUCATION, VOCATIONAL TRAINING AND SPORTS INDUSTRY AND TOURISM - DIGITAL TRANSFORMATION AND PUBLIC FUNCTION

ROYAL DECREE WHICH REGULATES THE ADMISSION OF STUDENTS IN CEN-OTHER PUBLIC AND PRIVATE TEACHERS CONCERNED IN THE FIELD OF MANAGEMENT TION OF THE MINISTRY OF EDUCATION AND VOCATIONAL TRAINING, IN CEUTA AND MELILLA

Objective: The regulations regarding the admission of students in Ceuta and Melilla are adapted to the modifications that in this matter have been introduced in Organic Law 2/2006, of May 3, on Education, by Organic Law 3/ 2020, December 29.

Likewise, the new admission requirements and criteria are incorporated, adapting the scale values of each criterion and reinforcing the principle of inclusion and participation of families in the schooling of students who have special educational needs.

Ministry: EDUCATION, VOCATIONAL TRAINING AND SPORTS

ROYAL DECREE ON AUTHORIZATIONS OF SPANISH PRIVATE SCHOOLING CENTERS ÑOLES ABROAD, TO PROVIDE GENERAL REGIME TEACHINGS UNIVERSITY

Objective: The aim is to establish the corresponding procedural channel to formalize, regulate and organize the offer of the network of Spanish private centers abroad. in accordance with recent regulatory changes.

In this way, the administrative procedures for authorizing the opening and operation of Spanish private educational centers abroad that provide non-university general education in face-to-face mode are regulated.

The procedure for extension, modification and termination of said authorization is also regulated.

For its part, this royal decree regulates the procedure that must be followed to guarantee that the private centers whose opening is requested meet the necessary requirements and, therefore, can be authorized or, where appropriate, extended; establishes the requirements and documentation that must be presented by the centers to obtain authorization; establishes the bodies responsible for supervising the documentation presented; establishes the mandatory criteria and requirements for the correct functioning of Spanish private centers abroad that have been authorized; organizes the monitoring, control and continuous improvement of the quality of the authorized centers; and optimizes the process of authorization, extension, modification or denial of authorization to the centers affected by this regulation.

Ministry: EDUCATION, VOCATIONAL TRAINING AND SPORTS

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ROYAL DECREE WHICH AMENDS ROYAL DECREE 132/2010, OF 12
OF FEBRUARY, WHICH ESTABLISHES THE MINIMUM REQUIREMENTS OF THE
CENTERS THAT PROVIDE THE TEACHINGS OF THE SECOND CYCLE OF EDUCHILDREN'S CATION, PRIMARY EDUCATION AND SECONDARY EDUCATION,
AND ROYAL DECREE 659/2023, OF JULY 18, BY WHICH THE
ORGANIZATION OF THE VOCATIONAL TRAINING SYSTEM

Objective: Make the requirements relating to spaces that can be used to teach the vocational training system more flexible, modifying section 3.2.a) of Royal Decree 132/2010, of February 12; as well as correct material errors and introduce certain modifications to Royal Decree 659/2023, of July 18.

Ministry: EDUCATION, VOCATIONAL TRAINING AND SPORTS

ROYAL DECREE WHICH REGULATES THE ELEMENTS OF THE VOCATIONAL TRAINING SYSTEM

Objective: Regulatory development of the catalogs and records provided for in Organic Law 3/2022, of March 31, on the organization and integration of Vocational Training.

Ministry: EDUCATION, VOCATIONAL TRAINING AND SPORTS

ROYAL DECREE WHICH ESTABLISHES THE EVALUATION PROCEDURES
TION AND ACCREDITATION OF BASIC COMPETENCES IN THE ADULT POPULATION

Objective: Establish the evaluation and accreditation procedure for the basic competencies that adults have acquired through work experience, non-formal training routes or informal learning, as well as the effects of said accreditation.

Ministry: EDUCATION, VOCATIONAL TRAINING AND SPORTS

ROYAL DECREE BY WHICH ESTABLISHES THE ORGANIZATION AND OPERATION MEETING OF UNIVERSITY DEPARTMENTS

Objective: To develop regulations as established in Organic Law 2/2023, of March 22, of the University System, in relation to the centers and structures of universities may be organized as determined by their Statutes, on campuses, faculties, schools, departments, university research institutes, doctoral schools or other centers or structures necessary for the development of its functions.

Ministry: SCIENCE, INNOVATION AND UNIVERSITIES

X. EMPLOYMENT AND LABOR RELATIONS

1. Laws

LAW THAT REGULATES THE NATIONAL YOUTH GUARANTEE SYSTEM

Objective: This law aims to regulate the general regime of the National Youth Guarantee System in Spain and the procedure of care for its beneficiaries.

Ministry: WORK AND SOCIAL ECONOMY Co-proponents: YOUTH AND CHILDREN

LAW WHICH AMENDS THE CONSOLIDATED TEXT OF THE WORKER STATUTE LAW, APPROVED BY ROYAL LEGISLATIVE DECREE 2/2015, OF OCTOBER 23, REGARDING THE REDUCTION OF THE WORKING DAY AND PERMITS, TO COMPLETE THE TRANSPOSITION OF DIRECTIVE (EU) 2019/1158, OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL, OF 20 JUNE 2019, RELATING TO THE RECONCILIATION OF FAMILY LIFE AND THE PROFESSIONAL LIFE OF PARENTS AND CAREGIVERS, AND THAT COUNCIL DIRECTIVE 2010/18/EU IS REPEALED.

Objective: Reduce the maximum legal working day without salary reduction, to establish it at 37 and a half hours per week. Its application will occur progressively, reducing to 38 and a half hours per week, in 2024, and culminating in 2025. Likewise, reinforce the time recording instruments with the use of new technologies to ensure compliance with the working day in all companies. In addition, it will adapt the sanctioning regime to guarantee strict compliance with the regulations.

On the other hand, the transposition of Directive (EU) 2019/1158, of the European Parliament and of the Council, of June 20, 2019, relating to the reconciliation of family life and professional life of parents and carers, and repealing Council Directive 2010/18/EU.

Ministry: WORK AND SOCIAL ECONOMY

LAW TO SIMPLIFY AND IMPROVE THE LEVEL OF PROTECTION CARE FOR UNEMPLOYMENT

Objective: The aim is to reform unemployment assistance benefits with the following objectives: expand unemployment protection, improving coverage by extending the duration of subsidies and eliminating gaps in lack of protection in current programs; simplify the operation of the system, reducing the number of figures to provide more clarity, legal certainty and facilitate management; link this protection with the commitment to monitor and carry out a Personalized Employment Itinerary, so as to facilitate compatibility with work and reinforce employment incentives; and allow this benefit to serve as a transition towards social protection,

when the beneficiary does not rejoin the labor market and is in a vulnerable situation.

Ministry: WORK AND SOCIAL ECONOMY

LAW ON THE STATUS OF PEOPLE IN PRACTICAL NON-LABOR TRAINING IN THE FIELD OF THE COMPANY

Objective: Determine the non-work practical training periods that can be carried out within the company, as well as develop the legal regime that mandates them.

Ministry: WORK AND SOCIAL ECONOMY

COMPREHENSIVE LAW TO PROMOTE THE SOCIAL ECONOMY

Objective: The aim is to update the regulatory framework of the Social Economy through, on the one hand, the modification of Law 27/1999, of July 16, on Cooperatives, with the aim of promoting the creation and consolidation of this figure of the economy. social and adapt its regulation to the current reality, through the incorporation of telematic procedures, the adaptation of the available instruments in matters of equality, the establishment of fraud prevention measures in order to minimize the effects of the so-called "false cooperatives". » or more precisely regulating the disqualification procedure.

On the other hand, this objective requires the modification of Law 44/2007, of December 13, for the regulation of the regime of insertion companies; the adaptation of user profiles of insertion companies through the redefinition of groups or people exposed to situations of vulnerability and/or social exclusion, avoiding their stigmatization; updating the definition of an insertion company to avoid intrusion and adapting the hiring of people in transit to ordinary employment to the function of the insertion itineraries.

Likewise, it is necessary to modify Law 5/2011, of March 29, on the Social Economy, in order to clarify the typology of entities that make up the sector to incorporate new associative formulas such as social enterprises and special centers. of social initiative employment and advance in the regulation of Services of General Economic Interest (SIEG).

Ministry: WORK AND SOCIAL ECONOMY

LAW OF DEMOCRACY IN THE COMPANY

Objective: Promote more effective participation of workers in their respective companies, in line with article 129 of the Constitution.

Ministry: WORK AND SOCIAL ECONOMY



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REGULATORY LAW OF BUSINESS REPRESENTATIVENESS IN THE FIELD OF SMALL AND MEDIUM ENTERPRISES

Objective: Develop the rules of business representativeness, especially those related to the greater representativeness of small and medium-sized companies in the field of social dialogue, collective bargaining and institutional participation.

Ministry: WORK AND SOCIAL ECONOMY

LAW WHICH AMENDS THE CONSIDERED TEXT OF THE WORKER STATUTE LAW, APPROVED BY ROYAL LEGISLATIVE DECREE 2/2015, OF OCTOBER 23, REGARDING DISMISSAL.

Objective: The aim is to establish guarantees for workers against dismissal, complying with the European Social Charter, reinforcing causality in cases of termination of the employment relationship and eliminating the automatic dismissal of people with sudden disabilities.

Ministry: WORK AND SOCIAL ECONOMY

2. Royal Decrees

ROYAL DECREE AMENDING ROYAL DECREE 665/1997, OF 12 MAY, ON THE PROTECTION OF WORKERS AGAINST RISKS RELATED TO EXPOSURE TO CARCINOGENING AGENTS DURING JOB

Objective: Incorporate Directive (EU) 2022/431 of the European Parliament and of the Council of March 9, 2022 amending Directive 2004/37/EC, relating to the protection of workers against risks, into the national legal system. related to exposure to carcinogens or mutagens during work.

To this end, the scope of application of Royal Decree 665/1997, of May 12, is expanded, including protection against reprotoxic agents, and the limit values for benzene and new agents are updated.

Ministry: WORK AND SOCIAL ECONOMY

Co-proponents: HEALTH

ROYAL DECREE BY WHICH THE ADDITIONAL PROVISION DECISION IS DEVELOPED MOCTAVE OF LAW 31/1995, OF NOVEMBER 8, ON RISK PREVENTION LABOR, ON THE PROTECTION OF SAFETY AND HEALTH IN THE ENVIRONMENT TO OF EMPLOYMENT AT HOME

Objective: To comply with the mandate for the development of the eighteenth additional provision of Law 31/1995, of November 8, on the prevention of Occupational Risks, provided for in the sixth final provision, section 2, of Royal Decree-Law 16/ 2022, 6

of September, specifying the list of rights of family home workers and the correlative duties of employers, providing the legal security necessary for its effectiveness within the framework of the aforementioned Law 31/1995, of November 8. In this sense, it also seeks to incorporate measures in relation to the specific evaluation of the job and the adoption of preventive measures in the home help sector.

Ministry: WORK AND SOCIAL ECONOMY

ROYAL DECREE BY WHICH THE FORMAT CONTRACT REGIME IS DEVELOPED
MATIVE, PROVIDED FOR IN ARTICLE 11 OF THE CONSOLIDATED TEXT OF THE LAW OF THE
STATUTE OF WORKERS, APPROVED BY THE ROYAL LEGISLATIVE DECREE
TIVO 2/2015, OF OCTOBER 23

Objective: Develop the labor guarantees of the training contract regime, provided for in article 11 of the Workers' Statute, in its two modalities of training in alternation and for obtaining professional practice, and develop the training aspects of the training contract in alternation in cases in which the objective is to make paid work activity compatible with the training processes within the scope of the Catalog of Training Specialties of the National Employment System.

Ministry: WORK AND SOCIAL ECONOMY

ROYAL DECREE WHICH REGULATES THE EMPLOYMENT RELATIONSHIP OF A NATURE SPECIAL OF PEOPLE DEDICATED TO ARTISTIC ACTIVITIES, AS WELL AS TO THE TECHNICAL AND AUXILIARY ACTIVITIES NECESSARY FOR ITS DEVELOPMENT.

Objective: The regulatory project aims to comply with the fifth final provision of Royal Decree-Law 5/2022, of March 22, which adapts the regime of the special employment relationship of people dedicated to the activities artistic, as well as the technical and auxiliary activities necessary for their development, and the working conditions of the sector are improved, which mandates the Government to approve a new regulation of the special employment relationship of artists who develop their activity in the performing, audiovisual and musical arts, as well as the people who carry out technical or auxiliary activities necessary for the development of said activity and to replace Royal Decree 1435/1985, of August 1, which regulates the special employment relationship of artists in public performances.

The objective is to update the aspects that were not modified by Royal Decree-to-Law 5/2022, of March 22, taking into consideration that the regulatory regulation of this special employment relationship dates back to 1985, therefore, In view of the profound changes experienced by the cultural sector and artistic activities, an inevitable update is required.

Ministry: WORK AND SOCIAL ECONOMY

ROYAL DECREE WHICH TRANSPOSES DIRECTIVE (EU) 2023/970 OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL OF MAY 10, 2023 WHEREAS THE APPLICATION OF THE PRINCIPLE OF EQUAL REMUNERATION IS REINFORCED BETWEEN MEN AND WOMEN FOR THE SAME JOB OR AN EQUAL JOB VALUE THROUGH REMUNERATION TRANSPARENCY MEASURES AND MECHANISMS MOS FOR YOUR COMPLIANCE

Objective: Establish requirements to reinforce the application of the principle of equal pay for the same work or work of equal value between men and women enshrined in article 157 of the Treaty on the Functioning of the European Union, and the prohibition of discrimination established in the Article 4 of Directive 2006/54/EC, in particular through remuneration transparency and strengthening the mechanisms for compliance.

Ministry: WORK AND SOCIAL ECONOMY

ROYAL DECREE BY WHICH THE PROVISIONS OF ARTICLE 15.1 OF LAW 4/2023, OF FEBRUARY 28, FOR THE REAL AND EFFECTIVE EQUALITY OF TRANS PEOPLE AND FOR THE GUARANTEE OF THE RIGHTS OF LGTBI PEOPLE. ARE DEVELOPED

Objective: The objective of the standard is to comply with the express mandate of regulatory development provided for in article 15.1. of Law 4/2023, of February 28, for the real and effective equality of trans people and for the guarantee of the rights of LGTBI people.

Specifically, the aforementioned article 15 refers to a set of LGTBI equality and non-discrimination measures in companies. On the one hand, it is established that companies with more than fifty workers must have a planned set of measures and resources to achieve real and effective equality for LGTBI people, which includes an action protocol to address harassment. or violence against LGTBI people. To this end, the measures will be agreed upon through collective bargaining and agreed with the legal representation of the workers.

Likewise, it is expressly established that the content and scope of these measures will be developed by regulation, an objective to which the proposed standard responds.

Ministry: WORK AND SOCIAL ECONOMY

ROYAL DECREE WHICH REGULATES THE OPERATION OF THE PROGRAM PROMOTION OF AGRICULTURAL EMPLOYMENT

Objective: This Royal Decree aims to regulate the operation of the Agricultural Employment Promotion Program promoted by the State Public Employment Service.

The objective of this program is to promote the employment of unemployed people, preferably temporary employed workers of the Special Agrarian System of Social Security, through subsidies granted by the State Public Employment Service in favor of local corporations, to the realization of

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the following mutually compatible projects: projects consisting of actions of both works and services of general and social interest and guarantee of income and projects consisting of actions of both investment in works and services of general and social interest that generate new stable jobs .

Ministry: WORK AND SOCIAL ECONOMY

ROYAL DECREE WHICH MODIFIES ROYAL DECREE 396/2006, OF 31 DE MARCH, WHICH ESTABLISHES THE MINIMUM SAFETY PROVISIONS RITY AND HEALTH APPLICABLE TO WORK WITH RISK OF EXPOSURE TO ASBESTOS

Objective: Adapt Royal Decree 396/2006, of March 31, to adjust its content to Directive (EU) 2023/2668 of the European Parliament and of the Council, of November 22, 2023, which modifies the Directive 2009/148/EC on the protection of workers against the risks related to exposure to asbestos during work.

Ministry: WORK AND SOCIAL ECONOMY

ROYAL DECREE WHICH FIXES THE MINIMUM INTERPROFESSIONAL WAGE BY 2025

Objective: Comply with the Government's mandate to annually set the minimum interprofessional salary, contained in article 27.1 of the consolidated text of the Workers' Statute Law, approved by Royal Legislative Decree 2/2015, of October 23.

Ministry: WORK AND SOCIAL ECONOMY

ROYAL DECREE WHICH REGULATES THE COMMON PORTFOLIO OF SERVICES OF THE NATIONAL EMPLOYMENT SYSTEM, BY WHICH SERVICES ARE IMPLEMENTED GUARANTEED TO PEOPLE, COMPANIES AND OTHER EMPLOYING ENTITIES, IN DEVELOPMENT OF LAW 3/2023, OF FEBRUARY 28, ON EMPLOYMENT

Objective: This Royal Decree aims to establish the Common Portfolio of Services of the National Employment System, through the regulation of the principles and minimum requirements to which the services that make up the Portfolio must comply, in order to ensure the fulfillment of its functions and guarantee conditions of quality and equality in the attention to users of the Public Employment Services throughout the national territory, as well as regulate the remaining guaranteed services and the activity agreement established in Law 3/2023, February 28, Employment.

Ministry: WORK AND SOCIAL ECONOMY

ROYAL DECREE AMENDING ROYAL DECREE 292/2018, OF 18
MAY, WHICH REGULATES THE ACCESS PROCEDURE AND THE REGIME
OF PROVISION OF MARITIME AND HEALTH VOCATIONAL TRAINING OF THE
SOCIAL INSTITUTE OF THE NAVY

Objective: The reorganization of the maritime and health professional training provided by the Social Institute of the Navy to achieve greater effectiveness and make it easier for students to attend the courses they need to take.

Ministry: INCLUSION, SOCIAL SECURITY AND MIGRATION

XI. INDUSTRY AND SMEs

1. Laws

LAW AMENDING LAW 11/1988, OF MAY 3, ON PROTECTION LEGAL LAW OF THE TOPOGRAPHIES OF SEMICONDUCTOR PRODUCTS; THE LAW 17/2001, OF DECEMBER 7, ON TRADEMARKS; LAW 20/2003, OF JULY 7, LEGAL PROTECTION OF INDUSTRIAL DESIGN AND LAW 24/2015, OF 24 JULY, OF PATENTS

Objective: The standard seeks to update and improve procedures regarding topographies of semiconductor products, distinctive signs, patents and industrial designs, as well as the incorporation of the latest international developments that affect these matters, and the modification of some fees of the Spanish Patent and Trademark Office, OA

Ministry: INDUSTRY AND TOURISM

INDUSTRY LAW

Objective: The reform of the current Industry Law, which dates back to 1992, is addressed, therefore being prior to all digitalization and main orientations, towards its sustainability and use of the circular economy, as well as the current servitization processes of the industry. Therefore, it must adapt to the current industrial and economic reality, articulating new figures and mechanisms that allow providing the industry with resilience to face the new existing challenges and collaborate to achieve an improvement in its competitiveness. The standard, of a basic nature, will adapt to the current standards of the double European transition in sustainability and digitalization, as well as more updated mechanisms for monitoring products in the market. The Law will have the objectives of: updating the coordination mechanisms between the State Administration and the Autonomous Communities in the exercise of their powers; updating the quality and industrial safety system; updating the infringement and sanctions regime; in the field of industrial policy, the development of article 149.13 of the Spanish Constitution; legal framework of instruments to improve competitiveness and lead the industrial transition identified by the Spanish Industrial Strategy 2030; and establish a legal framework in accordance with the current industrial and economic reality. The pillars will be the coordination mechanism between the State Administration and the Autonomous Communities, the quality and safety system, and the sanctions regime.

Ministry: INDUSTRY AND TOURISM

2. Royal Decrees

ROYAL DECREE APPROVING THE SECURITY REGULATION WITH-BREAK FIRES IN INDUSTRIAL ESTABLISHMENTS

Objective: Update the regulatory framework related to fire protection in establishments and facilities for industrial use, for which it is intended to create a new Fire Safety Regulation in industrial establishments, which replaces the previous one, approved by Royal Decree 2267. /2004, December 3.

Ministry: INDUSTRY AND TOURISM

Co-proponents: HOUSING AND URBAN AGENDA

ROYAL DECREE REGULATING THE NATIONAL BUSINESS FORUM EMERGING

Objective: Regulate the national forum for emerging companies provided for in Law 28/2022, of December 21, to promote the ecosystem of emerging companies.

Ministry: DIGITAL TRANSFORMATION AND PUBLIC FUNCTION

Co-proponents: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS - INDUSTRY AND TOURISM - ECONOMY, TRADE AND BUSINESS - SCIENCE, INNOVATION AND UNIVERSITIES

ROYAL DECREE WHICH MODIFIES ROYAL DECREE 962/2013, OF 5 DE

DECEMBER, BY WHICH THE STATE COUNCIL OF SMALL AND MEDIUM-SIZED PRIVATE

ENTERPRISE IS CREATED AND REGULATED AND THE STATE OBSERVATORY IS REGULATED

ON PRIVATE DEFAULTS

Objective: Law 18/2022 of September 28, on the creation and growth of companies, is complied with, which establishes that the operation of a State Observatory on Private Delinquency will be created and regulated by regulation.

Likewise, it is necessary to modify Royal Decree 962/2013, of December 5, which creates and regulates the State Council for Small and Medium Enterprises, so that the State Council for SMEs includes representatives of specialized associations. ized in the area of late payment.

Ministry: INDUSTRY AND TOURISM

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ROYAL DECREE WHICH AMENDS ROYAL DECREE 1071/2021, OF 7
DECEMBER, WHICH REGULATES THE GRANTING OF AID TO THE SECTOR
OF SHIPBUILDING IN THE FIELD OF RESEARCH AND DEVELOPMENT AND
INNOVATION, AND ROYAL DECREE 1153/2020, OF DECEMBER 22, BY WHICH
ROYAL DECREE 874/2017, OF SEPTEMBER 29, IS MODIFIED, BY WHICH IT IS
REGULATES OFFICIAL SUPPORT IN THE FORM OF A SUBSIDY AT THE INTEREST RATE OF
CREDITS FOR THE CONSTRUCTION OF SHIPS

Objective: Modify Royal Decree 1071/2021, of December 7, to extend its validity until December 31, 2026 and introduce aid for the environment and energy efficiency.

Likewise, Royal Decree 1071/2021, of December 7, is adapted to the requirements of article 13.3 bis of Law 38/2003, of November 17, General Subsidies, in the wording given by Law 18/2022, of September 28, on business creation and growth, which came into force on October 19, 2022, introducing a new section 3 bis, by virtue of which, a prohibition was established to access subsidies of more than 30,000 euros to companies that fail to comply with the payment deadlines provided for in Law 3/2004, of December 29, which establishes measures to combat late payment in commercial operations.

It is also intended to modify Royal Decree 874/2017, of September 29, to incorporate the possibility of modifying concession resolutions that are not contemplated in the regulatory text, because, with the experience acquired, it has been observed that Some construction contracts, during their execution, have important upward modifications due to various circumstances, such as new requirements from the shipowner, changes in equipment specifications, etc.

Likewise, it has been observed that as a result of the modification of the minimum thresholds of the size and power characteristics of the vessels and tugboats whose construction can be the object of the financeable credit, certain operations that are of interest have been left outside the protection of this regulation. and they have a tractor effect in the auxiliary industry, so the threshold is modified, lowering it slightly, remaining in the case of newly built ships those that exceed 200 GT.

Finally, it is intended to adapt Royal Decree 874/2017, of September 29, to the requirements of the aforementioned article 13.3 bis of Law 38/2003, of November 17.

Ministry: INDUSTRY AND TOURISM

ROYAL DECREE APPROVING COMPLETE TECHNICAL INSTRUCTION
MENTARY ITC AEM 1 «ELEVATORS» WHICH REGULATES THE COMMISSIONING, MODIFFERENCE, MAINTENANCE AND INSPECTION OF ELEVATORS, AS WELL AS
THE INCREASE IN THE SECURITY OF THE EXISTING ELEVATOR PARK

Objective: The aim is to improve the safety of elevators once installed.

Ministry: INDUSTRY AND TOURISM

XII. AGRICULTURE, LIVESTOCK AND FISHING

1. Laws

LAW OF CONTROL, INSPECTION AND SANCTION REGIME OF MARINE FISHERIES TIMA

Objective: More than twenty years have passed since the approval of Law 3/2001, of March 26, on State Maritime Fisheries and eight years since its reform, and in this period there have been transformations in the reality of the fishing sector. This, together with the international, European and national contexts, demonstrates the suitability of this new standard. The development of SDG 14 within the framework of the 2030 Agenda, the adoption of agreements such as the 2009 Port State Measures Agreement and the reform of Regulation (EC) No 1224/2009 establishing a regime community control to guarantee compliance with the rules of the common fisheries policy, as well as the entry into force of the new EMFAF in the community context, among others, justify the need for an updated regulation.

Ministry: AGRICULTURE, FISHING AND FOOD

2. Royal Decrees

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ROYAL DECREE AMENDING ROYAL DECREE 178/2004, OF 30

JANUARY, BY WHICH THE GENERAL REGULATION FOR THE DEVELOPMENT IS APPROVED

LLO AND EXECUTION OF LAW 9/2003, OF APRIL 25, WHICH ESTABLISHES THE

LEGAL REGIME OF CONFINED USE, VOLUNTARY RELEASE

AND MARKETING OF GENETICALLY MODIFIED ORGANISMS

Objective: Adapt the general regulation for the development and execution of Law 9/2003, of April 25, to the European regulatory changes on the matter.

Ministry: AGRICULTURE, FISHING AND FOOD

Co-proponents: SOCIAL RIGHTS, CONSUMPTION AND AGENDA 2030

ROYAL DECREE WHICH ESTABLISHES BASIC MANAGEMENT RULES OF ATYPICAL HOLDINGS

Objective: Update the existing regulation of the management, health and animal welfare of atypical animal farms, regulated as zoological centers, which dates back to the 70s and 80s of the last century.

Ministry: AGRICULTURE, FISHING AND FOOD

ROYAL DECREE AMENDING ROYAL DECREE 1055/2021, OF 30
OF NOVEMBER, WHICH ESTABLISHES THE REGULATORY BASIS FOR THE DIRECT GRANT OF STATE SUBSIDIES FOR RENOVATION
OF THE NATIONAL PARK OF AGRICULTURAL MACHINERY

Objective: The fundamental objective of this regulatory project is to extend the subsidy regime for the acquisition of agricultural machinery in line with European Union regulations.

Ministry: AGRICULTURE, FISHING AND FOOD

ROYAL DECREE AMENDING ROYAL DECREE 854/2022, OF 11
OCTOBER, BY WHICH THE NATIONAL IRRIGATION TABLE AND THE OBSER ARE CREATED VATORY OF THE SUSTAINABILITY OF IRRIGATION, IN ORDER TO DETERMINE THE SCOPE OF THE DECLARATION OF GENERAL INTEREST IN THE ACTIONS OF IRRIGATION MODERNIZATION

Objective: Improve the definition of the declaration of general interest in large irrigable areas. To this end, the royal decree indicates that, through the construction project of an irrigation modernization action, the scope of the declaration of general interest of the irrigable area in which it is located, which has been declared time back through a law in which its definition was not specified.

Ministry: AGRICULTURE, FISHING AND FOOD

ROYAL DECREE WHICH ESTABLISHES THE REGULATORY BASES OF THE SUBSIDIES TO GROUPS OF ENTITIES THAT CARRY OUT PROJECTS OF RESEARCH FOR TECHNOLOGICAL DEVELOPMENT AND INNOVATION IN THE FISHING SECTOR AND IN THE FIELD OF NATIONAL AQUARIUM PLANS CULTURE, WITHIN THE FRAMEWORK OF THE EUROPEAN MARITIME, FISHING AND AQUARIUM FUND CULTURE (FEMPA)

Objective: Establish the regulatory bases for subsidies to groups of entities that carry out research projects for technological development and innovation, on the one hand, in the fishing sector and, on the other, in the scope of the National Aquaculture Plans., all of this, charged to the European Maritime, Fisheries and Aquaculture Fund (EMFAF).

Ministry: AGRICULTURE, FISHING AND FOOD



ROYAL DECREE AMENDING ROYAL DECREE 1173/2015, OF 29
DECEMBER, DEVELOPMENT OF THE EUROPEAN MARITIME AND FISHERIES FUND
REGARDING AID FOR THE DEFINITIVE AND TEMPORARY CLOSURE OF
FISHING ACTIVITY

Objective: Adapt the requirements for temporary and definitive cessation to the regulations of Regulation (EU) 2021/1139 of the European Parliament and of the Council of July 7, 2021, establishing the European Maritime, Fisheries and Aquaculture Fund for the period 2021-2027.

Ministry: AGRICULTURE, FISHING AND FOOD

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XIII. PUBLIC ADMINISTRATIONS

1. Laws

LAW FOR THE TRANSFORMATION OF PUBLIC ADMINISTRATION

Objective: The recent Communication from the European Commission on Improving the European Administrative Area [COM (2023) 667 fnal, of October 25] points out that "in a rapidly evolving world, faced with complex economic, social, technological and environmental changes, As well as multiple transitions, high-quality public administrations are essential for good governance and for the effectiveness of the actions of the EU and the Member States. [...] The implementation of this political agenda depends on high-quality, innovative and resilient public administrations at all levels in the Member States.»

According to various international indicators, the Spanish administration has a good starting point to face this transformation, to the extent that it has highly qualified professionals and technological capabilities that allow it to take the leap to be included in the State group of the European Union with high administrative capacities.

The reinforcement of administrative capacities requires, first of all, complementing the classic organizational structure of the General Administration of the State with structuring by functions and processes; the requirement to act according to planning and direction by objectives; promoting the use of common services and building operational capacity reserves in order to make the organization more resilient to external impacts.

Secondly, this reinforcement must make it possible to make fully effective the rights of citizens to interact with the Administration, through the function of caring for citizens and the reinforcement of figures linked to it, an element that legitimizes reason itself. of being from public administrations. The Law eliminates obstacles, such as the mandatory nature of prior appointments, which during the crisis stage have been revealed to be highly dysfunctional in guaranteeing quality care.

Thirdly, the Law introduces into the field of public administration elements that favor innovation, through clauses for the creation of controlled spaces for regulatory and technological tests, in order to enable the controlled and delimited performance of tests that allow us to provide technological and regulatory-based innovations that can give rise to new regulations, applications, processes or products, and thereby contribute to a profound transformation of public administration.

Finally, the Law introduces mechanisms to ensure a more effective and efficient transposition of the Union's regulations into our domestic law, while reviewing the mechanisms for demanding financial liability for non-compliance with Union Law.

Ministry: DIGITAL TRANSFORMATION AND PUBLIC FUNCTION

OPEN ADMINISTRATION LAW

Objective: In Spain, the successive open government plans prepared after our incorporation into the Open Government Alliance in 2011 have led to a progressive maturity in open government policies, as well as in dialogue and joint creation with organizations and civil society foundations that have strengthened our civic space.

The Open Government Forum, a consultation and participation body that integrates all three administrations and civil society organizations and foundations on an equal basis, has become an international reference for States with a decentralized structure, which has deserved the recognition of our country to co-chair the Alliance itself during the period 2024-25 and hold the next World Open Government Summit in our country in 2025.

Leading by example in government and open administration requires addressing the legislative reforms committed to in the IV Open Government Plan, while laying the foundations for a General State Administration whose documentary systems must be conceived in a transparent manner. from the design, so that the full potential of the information society and artificial intelligence can be used to bring public administration closer to all citizens.

This is the path marked by the European Commission Report on the Rule of Law Mechanism, which calls for consolidating the progress in our country in terms of integrity, transparency and participation in public affairs.

Ministry: DIGITAL TRANSFORMATION AND PUBLIC FUNCTION

LAW OF THE STATUTE OF THE PUBLIC DIRECTOR

Objective: The maturity models of public administration in our environment contemplate the figure of the public manager, as a fundamental element of connection between the strategic dimension of the definition of public policies, located in the sphere of attribution of the Government, and the operational dimension. of administrative capabilities, located in the administrative organization.

This figure was already prefigured by article 13 of the Basic Statute of Public Employees, which allowed the development of a specific legal regime for managerial personnel, as well as the criteria to determine their status, in accordance, among others, with the principles of designation based on the principles of merit, capacity, suitability and through procedures that guarantee publicity and concurrence; evaluation according to criteria of effectiveness and efficiency, responsibility for its management and control of results in relation to the objectives that have been set for them.

Ministry: DIGITAL TRANSFORMATION AND PUBLIC FUNCTION

2. Royal Decrees

ROYAL DECREE AMENDING ROYAL DECREE 728/2017, OF 21 DEC.
JULY, WHICH APPROVES THE ACQUISITION AND LOSS REGULATIONS
OF THE CONDITION OF CIVIL GUARD AND ADMINISTRATIVE SITUATIONS OF THE
CIVIL GUARD PERSONNEL

Objective: Adapt and improve practice on the effects of the reserve situation after the experience accumulated in recent years. Together and in coordination with the previous project to modify the Civil Guard Destination Regulations, the possibility of requesting a destination from active status to reserve jobs is enabled.

Ministry: INTERIOR

Co-proponents: DEFENSE

ROYAL DECREE APPROVING THE STATUTE OF THE STATE AGENCY EVALUATION OF PUBLIC POLICIES

Objective: Approval of the Statute of the State Agency for the Evaluation of Public Policies, the creation of which is authorized in article 29.1 of Law 27/2022, of December 20, on the Institutionalization of the Evaluation of Public Policies in the General Administration of the State.

Ministry: DIGITAL TRANSFORMATION AND PUBLIC FUNCTION **Co-proponents:** FINANCE - ECONOMY, TRADE AND BUSINESS

ROYAL DECREE APPROVING THE STATUTE OF THE STATE AGENCY NATIONAL INSTITUTE OF PUBLIC ADMINISTRATION

Objective: Approval of the Statute of the State Agency National Institute of Public Administration, whose creation is authorized in the thirteenth additional provision of Royal Decree-Law 6/2023, of December 19, by which urgent measures are approved for the execution of the Recovery, Transformation and Resilience Plan in matters of public service of justice, public service, local regime and patronage.

Ministry: DIGITAL TRANSFORMATION AND PUBLIC FUNCTION

Co-proponents: HACIENDA

ROYAL DECREE WHICH REGULATES THE SUPERIOR COUNCIL OF COOPERA-TION FOR SUSTAINABLE DEVELOPMENT AND GLOBAL SOLIDARITY

Objective: The objective of the rule is to regulate the composition, organization and functions of the Higher Council of Cooperation for Sustainable Development and Solidarity Global, by virtue of the corresponding legal mandate, as the Government body for the general coordination of all entities of the Spanish development cooperation system within the General Administration of the State that execute programs,

cooperation projects and actions for sustainable development. Likewise, this body ensures participation, deliberation and consultation with other actors in the Spanish cooperation system, including social agents, non-governmental development and human rights organizations, decentralized cooperation, universities, and other institutions. and private and civil society organizations, as well as independent experts.

Ministry: FOREIGN AFFAIRS, EUROPEAN UNION AND COOPERATION

ROYAL DECREE REGULATING THE DEMOCRATIC MEMORY COUNCIL TICA AND THE REGISTER OF DEMOCRATIC MEMORY ENTITIES

Objective: The royal decree complies with the regulatory development provisions that are included in this regard in Law 20/2022, of October 19, on Democratic Memory.

Ministry: TERRITORIAL POLICY AND DEMOCRATIC MEMORY

ROYAL DECREE ON OPERATION CRITERIA OF CONFERENCES SECTORAL

Objective: Comply with three of the commitments of milestone 145 of Component 11. R1 "Reform for the modernization and digitalization of Public Administrations" of the Recovery, Transformation and Resilience Plan of the European Union, after the review carried out dated October 9, 2023: allow the creation of multi-sector conferences; detail decision-making procedures at sector conferences, even when they generate mandatory compliance agreements; provide for the mandatory preparation, approval and publication of multi-annual political objectives and result indicators, as well as transparent monitoring and evaluation mechanisms.

Ministry: TERRITORIAL POLICY AND DEMOCRATIC MEMORY

ROYAL DECREE WHICH REGULATES TELEWORK IN THE FIELD OF THE GENERAL STATE ADMINISTRATION

Objective: Comply, within the scope of the General Administration of the State, with the provisions of article 47 bis of Royal Legislative Decree 5/2015, of October 30, which approves the consolidated text of the Basic Statute Law of the Public Employee.

Ministry: DIGITAL TRANSFORMATION AND PUBLIC FUNCTION

XIV. ENERGY

1. Laws

LAW FOR THE RESTORATION OF THE NATIONAL ENERGY COMMISSION, AAI, AND FOR THE CREATION OF THE FUND FOR THE ECONOMIC-FINANCIAL MANAGEMENT OF THE LIQUIDATIONS OF THE ELECTRICITY SECTOR AND THE GAS SECTOR, FCPJ

Objective: It is intended to reestablish the National Energy Commission, extinguished by virtue of the second additional provision of Law 3/2013, of June 4, creating the National Markets and Competition Commission, creating the National Energy Commission. AAI Energy (CNE), as an independent administrative authority at the state level from those provided for in article 109 of Law 40/2015, of October 1, on the Legal Regime of the Public Sector.

Likewise, the Fund for the Economic and Financial Management of Settlements of the Electricity Sector and the Gas Sector FCPJ (FGLSEG) is created, without legal personality, whose purpose will be to manage the income and payments corresponding to the settlements of tolls, charges, prices and regulated remunerations, included in article 18 of Law 24/2013, of December 26, of the Electrical Sector, the tolls and fees related to the use of the facilities of the Basic Network, secondary transportation and distribution of natural gas to which it refers article 96 of Law 34/1998, of October 7, as well as the funds destined for the Electricity Sector and the Gas Sector that are included in the General State Budgets.

Ministry: ECOLOGICAL TRANSITION AND THE DEMOGRAPHIC CHALLENGE

Co-proponents: ECONOMY, TRADE AND BUSINESS

2. Royal Decrees

ROYAL DECREE APPROVING THE REGULATION ON INSTALLATION NUCLEAR AND RADIOACTIVE NATIONS, AND OTHER ACTIVITIES RELATED TO THE EXPOSURE TO IONIZING RADIATION

Objective: This royal decree approves a regulation that regulates the administrative authorization regime, both for nuclear and radioactive installations and for other activities related to ionizing radiation. Likewise, it integrates the regime of personnel accreditations, the obligations of the owners of said facilities or activities and the inspection and control activities, all in accordance with Council Directive 2013/59/Euratom, of December 5. -bre of 2013, establishing basic safety standards for protection against the dangers arising from exposure to ionizing radiation, and repealing Directives 89/618/Euratom, 90/641/Euratom, 96/29 /Euratom, 97/43/Euratom and 2003/122/Euratom.

Ministry: ECOLOGICAL TRANSITION AND THE DEMOGRAPHIC CHALLENGE

ROYAL DECREE WHICH REGULATES THE PRODUCTION OF ELECTRICAL ENERGY AC IN FACILITIES LOCATED ON THE SEA

Objective: Establish the regulation of the production of electrical energy in facilities located at sea, in relation to the administrative authorizations that apply to them, as well as the economic regime and the mechanisms and procedures necessary for their granting.

Ministry: ECOLOGICAL TRANSITION AND THE DEMOGRAPHIC CHALLENGE

ROYAL DECREE ON SECURITY OF HYDROCARBONS SUPPLY AND BY WHICH AMENDS ROYAL DECREE 1716/2004, OF JULY 23, BY WHICH THE OBLIGATION TO MAINTENANCE MINIMUM STOCKS OF SECURITY, THE DIVERSIFICATION OF NATURAL GAS SUPPLY AND THE CORPORATION OF STRATEGIC RESERVES OF PETROLEUM PRODUCTS

Objective: The royal decree proceeds to transpose the Implementing Directive (EU) 2018/1581, of the Commission, of October 19, 2018, which modifies Directive 2009/119/ EC, of the Council, as regards which refers to the methods of calculating storage obligations. In the same way, the aim is to resolve different formal aspects of the Statutes of the Corporation for Strategic Reserves of Petroleum Products (CORES) and in relation to the emergency reserves of natural gas.

Ministry: ECOLOGICAL TRANSITION AND THE DEMOGRAPHIC CHALLENGE

ROYAL DECREE APPROVING THE REGULATION ON CONSIDERED LANDS RADIOLOGICALLY TAMINATED

Objective: Complete, through the partial transposition of certain aspects relating to existing exposure situations in soils, the complete transposition of Council Directive 2013/59/Euratom, of December 5, 2013, by which They establish basic safety standards for protection against the dangers derived from exposure to ionizing radiation.

The purpose of the regulation contained in the royal decree is to establish strategies to guarantee the adequate management of situations of exposure to ionizing radiation as a result of the existence of soils radiologically contaminated by industrial activities or incidents that occurred in the past; adopt criteria and procedures for the declaration of soils as radiologically contaminated or with use restrictions; the preparation of an inventory of radiologically contaminated soils and soils with use restrictions; determining the subjects responsible for decontamination and restoration; the establishment of the terms, conditions of execution and deadlines for decontamination and restoration, both for voluntary recovery without prior declaration as radiologically contaminated soil, and for the execution of such activities when so established in said declaration; and approve and publish a list of potentially soil contaminating activities for radiological reasons.

Ministry: ECOLOGICAL TRANSITION AND THE DEMOGRAPHIC CHALLENGE

ROYAL DECREE WHICH TRANSPOSES DIRECTIVE 2018/2001/EU OF THE PAR-EUROPEAN AND COUNCIL REGRET OF 11 DECEMBER 2018, REGARDING THE PROMOTION OF THE USE OF ENERGY FROM RENEWABLE SOURCES

Objective: Its objective is the transposition of the aspects of Directive 2018/2001/EU of the European Parliament and of the Council, of December 11, 2018, relating to the promotion of the use of energy from renewable sources, which have not been previously transposed.

Ministry: ECOLOGICAL TRANSITION AND THE DEMOGRAPHIC CHALLENGE

ROYAL DECREE AMENDING ROYAL DECREE 390/2021, OF 1
JUNE, WHICH APPROVES THE BASIC PROCEDURE FOR THE CERTIFICATION
CATION OF THE ENERGY EFFICIENCY OF BUILDINGS

Objective: Comply with the obligation to review the figure of the competent technician included in the sixth final provision of Royal Decree 390/2021, of June 1, which approves the basic procedure for the certification of the energy efficiency of the buildings.

Ministry: ECOLOGICAL TRANSITION AND THE DEMOGRAPHIC CHALLENGE

ROYAL DECREE AMENDING ROYAL DECREE 1085/2015, OF 4 DECEMBER, FOR THE PROMOTION OF BIOFUELS

Objective: Transposition of Directive (EU) 2023/2413 of the European Parliament and of the Council, of October 18, 2023, amending Directive (EU) 2018/2001, Regulation (EU) 2018/1999 and Directive 98/70/EC regarding the promotion of energy from renewable sources and Council Directive (EU) 2015/652 is repealed.

Ministry: ECOLOGICAL TRANSITION AND THE DEMOGRAPHIC CHALLENGE

ROYAL DECREE WHICH MODIFIES THE FIXED UNITARY RATE RELATING TO THE PATRIMONIAL PROVISION OF A PUBLIC NON-TAX NATURE THROUGH WHICH THE SERVICE OF THE NATIONAL COMPANY OF RESIDUOS RA-DIACTIVOS, SA, SME (ENRESA) IS FINANCED TO THE NUCLEAR POWER POWER PLANTS IN EXPLOITATION -TION

Objective: The objective is to update the capital provision that finances the ENRESA service to the nuclear power plants in operation, by updating one of the elements used for its calculation, in order to adapt it to the economic estimates of future costs prepared by the company itself. ENRESA and the schedule for the orderly cessation of operation of nuclear power plants provided for by the National Integrated Energy and Climate Plan 2021-2030 (PNIEC); taken as a reference scenario in the 7th General Radioactive Waste Plan (PGRR). Likewise, the aim is to avoid financing deficits and apply the "polluter pays" principle.

Ministry: ECOLOGICAL TRANSITION AND THE DEMOGRAPHIC CHALLENGE

ROYAL DECREE THAT UPDATES THE CONTRACTING AND SUPPLY REGIME ELECTRICAL ENERGY

Objective: Establish a general framework for contracting and supplying electrical energy, adapting the retail regulation of the electricity sector to the new realities and new business models of the sector, and incorporating the regulatory aspects established in the Directive (EU) 2019 /944 of the European Parliament and of the Council, of June 5, 2019, on common rules for the internal electricity market and amending Directive 2012/27/EU, corresponding to the retail electricity market as well as the principles general terms of the independent aggregator.

Ministry: ECOLOGICAL TRANSITION AND THE DEMOGRAPHIC CHALLENGE

ROYAL DECREE THAT UPDATES THE ELECTRICAL ENERGY MEASUREMENT REGIME

Objective: Incorporate the regulatory aspects established in Directive (EU) 2019/944 of the European Parliament and of the Council, of June 5, 2019, on common standards for the internal electricity market and amending Directive 2012/ 27/EU corresponding to the processing and management of electricity consumer data.

Ministry: ECOLOGICAL TRANSITION AND THE DEMOGRAPHIC CHALLENGE

XV. ENVIRONMENT

1. Laws

LAW ON MARKETING OF DEFORESTATION-FREE PRODUCTS

Objective: Complement the matters not regulated by the EU for the application in Spain of Regulation (EU) 2023/1115 of the European Parliament and of the Council, of May 31, 2023, regarding marketing in the Union market and export from the Union of certain raw materials and products associated with deforestation and forest degradation, and repealing Regulation (EU) No 995/2010 (EUDR Regulation).

The new standard will have the following objectives: adapt to the Spanish legal system the provisions introduced by the EUDR Regulation to guarantee its effective application; establish measures aimed at the correct execution and coordination between the Administrations involved and the sanctioning regime required by the Regulation; as well as appropriately modify or repeal the regulations that affect it, among them, 43/2003, of November 21, of Montes and Royal Decree 1088/2015, of December 4, to ensure the legality of the marketing of wood and wood products.

Ministry: ECOLOGICAL TRANSITION AND THE DEMOGRAPHIC CHALLENGE

LAW AMENDING LAW 1/2007, OF MARCH 2, DECLARATION OF THE MONFRAGÜE NATIONAL PARK.

Objective: Adapt the wording of the Law to Law 30/2014, on National Parks, and the report of the Ombudsman issued at the time in this regard.

Ministry: ECOLOGICAL TRANSITION AND THE DEMOGRAPHIC CHALLENGE

LAW AMENDING LAW 1/2005, OF MARCH 9, WHICH IS REGULATES THE REGIME FOR THE TRADE OF RIGHTS TO EMISSION OF GAS GREENHOUSE EFFECT

Objective: Modification of Law 1/2005, of March 9, which regulates the regime for trading greenhouse gas emission rights for the transposition of Directive (EU) 2023/958 of the European Parliament and of the Council of 10 May 2023 amending Directive 2003/87/EC as regards the contribution of aviation to the Union's objective of reducing emissions throughout the economy and to the proper application of a global market measure and Directive (EU) 2023/959 of the European Parliament and of the Council of 10 May 2023 amending Directive 2003/87/EC establishing a regime for trade in greenhouse gas emission allowances in the Union and Decision (EU) 2015/1814 on the establishment and operation of a market stability reserve within the framework of the greenhouse gas emissions trading scheme in the Union.

Ministry: ECOLOGICAL TRANSITION AND THE DEMOGRAPHIC CHALLENGE

2. Royal Decrees

ROYAL DECREE ON TIRES AND THE MANAGEMENT OF THEIR WASTE

Objective: Adapt Royal Decree 1619/2005, December 30, on the management of out-of-use tires, to Law 7/2022, of April 8, on waste and contaminated soils for a circular economy to improve effectiveness of the procedures used in the management of the waste that the tire represents at the end of its useful life, adapting the management procedures and the obligations and responsibilities that correspond to both tire producers and the different managers involved in this flow.

Ministry: ECOLOGICAL TRANSITION AND THE DEMOGRAPHIC CHALLENGE

Co-proponents: INDUSTRY AND TOURISM

ROYAL DECREE APPROVING THE SECOND MANAGEMENT PLAN OF THE 24 MACARONESIAN SAC AND THE EXPANSION OF 3 OF THEM IS PROPOSED

Objective: Approve the second management plan for each of the 24 marine areas declared as Special Conservation Areas in the Macaronesian region whose management is the responsibility of the General Administration of the State and establish conservation measures and limitations on uses and derived activities. of these measures for these protected areas of the marine Natura 2000 Network.

Ministry: ECOLOGICAL TRANSITION AND THE DEMOGRAPHIC CHALLENGE

Co-proponents: AGRICULTURE, FISHING AND FOOD

ROYAL DECREE DECLARING TEN SPECIAL CONSERVATION AREAS

VATION, ITS CONSERVATION MEASURES AND THOSE OF SEVEN ZONES ARE APPROVED

OF SPECIAL PROTECTION FOR BIRDS AND THE MODIFICATION OF THE

THE GEOGRAPHICAL LIMITS OF TWELVE SPACES OF THE NATURA 2000 NETWORK IN THE

MEDITERRANEAN MARINE REGION

Objective: The review, updating and organization of the set of natural spaces that make up the Natura 2000 marine Network off the coasts of the Autonomous Community of Valencia. Specifically, it involves, on the one hand, declaring Special Conservation Areas (SAC), approving the regulation of the uses and activities applicable to these spaces; on the other hand, to approve the application of this general regulation of uses and activities for its application in the seven Special Protection Areas for Birds (SPA), declared in the same geographical area off the coasts of the Valencian Community, as well as as the specific management plans of each of them; and, finally, to propose to the European Commission, for formal approval, the modification of the geographical limits of twelve of these SAC or SPA spaces of the marine Natura 2000 Network.

Ministry: ECOLOGICAL TRANSITION AND THE DEMOGRAPHIC CHALLENGE

Co-proponents: AGRICULTURE, FISHING AND FOOD

ROYAL DECREE APPROVING THE REUSE REGULATION OF THE WATER

Objective: By means of this royal decree, the regulation of water reuse that develops Chapter III "On the reuse of water" of Title V "On the protection of the hydraulic public domain and the quality of the water" of the text is approved. recast of the Water Law, approved by Royal Legislative Decree 1/2002, of July 20 (TRLA), with a clear orientation to promoting the reuse of water, with the priority objective of replacing water resources from other sources in uses already existing. It also complements the provisions of Regulation (EU) 2020/741 of the European Parliament and of the Council of May 25, 2020.

Ministry: ECOLOGICAL TRANSITION AND THE DEMOGRAPHIC CHALLENGE

Co-proponents: HEALTH

ROYAL DECREE APPROVING THE MARINE STRATEGIES OF SEFIRST CYCLE

Objective: The royal decree aims to approve the five second-cycle marine strategies, whose development will culminate in 2023 with the adoption of the measures programs. This royal decree complies with the provisions of article 15 of Law 41/2010, of December 29, on the protection of the marine environment, which establishes that marine strategies must be approved by the Government by royal decree. The current first cycle marine strategies were approved by Royal Decree 1365/2018, of November 2

It does not directly transpose directives, but it is a development of Law 41/2010, of December 29, which transposes Directive 2008/56/EC of the European Parliament and of the Council of June 17, 2008, which establishes a Community action framework for marine environment policy (Marine Strategy Framework Directive).

Ministry: ECOLOGICAL TRANSITION AND THE DEMOGRAPHIC CHALLENGE

ROYAL DECREE WHICH ESTABLISHES THE GOVERNANCE MECHANISM IN ENERGY MATTER, CLIMATE CHANGE AND ATMOSPHERIC POLLUTION

Objective: The measures are established to guarantee the coordination, monitoring, evaluation, publicity, report and notification to the European Commission, the United Nations Framework Convention on Climate Change and any other body that requires it of the data. emissions from the national greenhouse gas inventory, emissions projections and the policies and measures implemented, adopted and planned to meet the objectives derived from Law 7/2021, of May 20, on Climate Change and Energy Transition, of the National Integrated Energy and Climate Plans, their Strategic Environmental Assessment, the Decarbonization Strategy to 2050, as well as any other international or national objective regarding the reduction of greenhouse gases. This complies with the mandate of article 40 of Law 7/2021, of May 20, on Greenhouse Gas Policies, Measures, Inventories and Projections.

Ministry: ECOLOGICAL TRANSITION AND THE DEMOGRAPHIC CHALLENGE

ROYAL DECREE AMENDING ROYAL DECREE 163/2014, OF MARCH 14, WHICH CREATES THE CARBON FOOTPRINT REGISTRY, COM-PENSATION AND CARBON DIOXIDE ABSORPTION PROJECTS; TO INCORPORATE OBLIGATIONS RELATED TO THE CARBON FOOTPRINT AND THE PREPARATION OF A GREENHOUSE GAS EMISSIONS REDUCTION PLAN.

Objective: Fulfill the mandate of the fifteenth final provision of Law 7/2021, of May 20, on the carbon footprint and plans to reduce greenhouse gas emissions of companies. Additionally, more technical aspects are modified that expand the possibilities of registration in the three sections that make up the registry.

Ministry: ECOLOGICAL TRANSITION AND THE DEMOGRAPHIC CHALLENGE

ROYAL DECREE REGARDING THE MANAGEMENT OF PRODUCT WASTE OF TOBACCO WITH FILTERS AND FILTERS MARKED FOR USE WITH TOBACCO PRODUCTS

Objective: Extended producer responsibility is developed for tobacco products containing plastic in application of the provisions of Directive (EU) 2019/904, of the European Parliament and of the Council, of June 5, 2019, relating to reducing the impact of certain plastic products on the environment.

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Ministry: ECOLOGICAL TRANSITION AND THE DEMOGRAPHIC CHALLENGE

ROYAL DECREE BY WHICH COORDINATION MEASURES ARE DEVELOPED INSTRUMENTAL FOR THE PREVENTION, SURVEILLANCE AND FIRE EXTINGUISHMENT FORESTRY

Objective: Strengthen coordination so that reciprocal assistance of the competent Administrations and the joint use of personal and material resources is possible.

This complies with article 2 of Royal Decree-Law 15/2022, of August 1, which adopts urgent measures regarding forest fires, which requires approval by royal decree, following a report from the Fight Committee. Forest Fires: the homogeneous qualification of the extinction units for their operational capabilities, to facilitate interregional or international collaboration, in accordance with the different existing professional certifications; a common coordination protocol on air means; the adoption of univocal radio codes; the common symbols for the preparation of operational maps; and the minimum safety conditions of the provisions and individual protection equipment that must be available to personnel participating in forest fire prevention and extinguishing tasks, in accordance with occupational risk prevention regulations.

Ministry: ECOLOGICAL TRANSITION AND THE DEMOGRAPHIC CHALLENGE

Standard subject to evaluation: In accordance with the provisions of article 3.1 of Royal Decree 286/2017, of March 24, the initiative will be evaluated according to the following criteria: d) Foreseeable conflict with the Autonomous Communities. Royal Decree-Law 15/2022, of August 1, urges the enactment of this measure that affects the configuration of regional forest fire devices, under the exclusive jurisdiction of the Autonomous Communities.

ROYAL DECREE APPROVING THE COMMON GUIDELINES AND CRITERIA
NES OF THE ANNUAL PLANS FOR PREVENTION, SURVEILLANCE AND EXTINCTION
OF FOREST FIRES

Objective: Establish the guidelines and common criteria, and content that must be taken into consideration for the annual planning that the Autonomous Communities must carry out in relation to the surveillance, prevention and extinction of forest fires in accordance with the provisions of the Law 43/2003, of November 21, of Montes, in accordance with the provisions of its article 48.

Ministry: ECOLOGICAL TRANSITION AND THE DEMOGRAPHIC CHALLENGE

ROYAL DECREE WHICH REGULATES THE RECOGNITION OF QUALIFICATIONS PROFESSIONAL CATIONS IN INLAND NAVIGATION IN NON-MATERNAL WATERS RHYTHMS AND TRANSPOSED INTO SPANISH LAW VARIOUS DIRECTIVES IN MATTER OF RECOGNITION OF SUCH PROFESSIONAL QUALIFICATIONS

Objective: Directive (EU) 2017/2397 of the European Parliament and of the Council of 12 December 2017 on the recognition of professional qualifications in inland navigation and repealing Directives 91/672/EEC and 96 /50/EC of the Council, is adopted in order to guarantee both mobility and the safety of navigation and the protection of human life and the environment.

Consequently, it is essential that deck crew members, and especially the people responsible for emergency situations on board passenger ships and those who participate in the refueling of ships fueled with liquefied natural gas, have the qualification that accredits their competencies.

In order to contribute to the mobility of people involved in the operation of vessels in the European Union and taking into account that all qualification certificates, service books and logbooks issued in accordance with the Directive (EU) 2017/2397 of the European Parliament and of the Council, of December 12, 2017 must meet the minimum standards required in accordance with harmonized criteria, Spain must recognize the professional qualifications certified in accordance with the aforementioned Directive, so that those who possess such qualified people can practice their profession on all the inland waterways of the European Union.

Ministry: ECOLOGICAL TRANSITION AND THE DEMOGRAPHIC CHALLENGE

ROYAL DECREE OF DEVELOPMENT OF LAW 19/2022, OF SEPTEMBER 30, FOR THE RECOGNITION OF LEGAL PERSONALITY TO THE LAGUNA DEL MAR MENOR AND ITS BASIN

Objective: The partial development of Law 19/2022, of September 30, for the recognition of legal personality to the Mar Menor lagoon and its Basin. Specifically, the representation and governance bodies regulated in article 3 of said standard are developed. Likewise, it is intended to allow the exercise of the rights recognized to the Mar Menor in article 2 of Law 19/2022, of September 30.

Ministry: ECOLOGICAL TRANSITION AND THE DEMOGRAPHIC CHALLENGE

ROYAL DECREE WHICH REGULATES THE CERTIFICATION PROCEDURE AND CONTINUOUS SUPERVISION OF CIVIL SERVICE PROVIDERS METEOROLOGICAL SUPPORT FOR AIR NAVIGATION

Objective: It aims to update the national regulatory framework to adapt it to the new requirements in accordance with the new regulations of the European Union. It seeks to establish the procedure by which the National Authority of Meteorological Services supporting air navigation (ANSMET) will grant certificates to civil providers of said services. Finally, it aims to regulate the procedure for continuous supervision of regulatory compliance with the certification requirements of each of the certified aeronautical meteorological service providers, so that it is consistent with the regulations of the Single European Sky in force.

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Ministry: ECOLOGICAL TRANSITION AND THE DEMOGRAPHIC CHALLENGE

ROYAL DECREE FOR THE CONSERVATION OF PHANEROGAMA MEADOWS MARINAS IN MARINE WATERS OF THE SPANISH MEDITERRANEAN

Objective: Guarantee the conservation of the seagrass meadows of Posi-donia oceanica and Cymodocea nodosa and the biological communities of which they are part, by regulating those uses and activities with potential impact on these species and their habitat; and promote actions that contribute to the maintenance and achievement of their favorable state of conservation and, when possible, the restoration of grasslands degraded or destroyed in the past by human action.

Ministry: ECOLOGICAL TRANSITION AND THE DEMOGRAPHIC CHALLENGE

ROYAL DECREE REGULATING THE CARBON FUND FOR A SUSTAINABLE ECONOMY (FESCO2) FCPJ

Objective: Adaptation of the Royal Decree regulating this Fund to the modification of Law 2/2011, of March 4, on Sustainable Economy, introduced by Royal Decree-to-law 36/2020 of December 30, by which approve urgent measures for the

modernization of Public Administration and for the execution of the Recovery, Transformation and Resilience Plan.

Likewise, it is intended to adapt the regulations to the Ruling of the Constitutional Court that resolves the positive conflict of jurisdiction raised by the Generalitat of Catalonia against Royal Decree 1494/2011, which regulates the FES-CO2.

Ministry: ECOLOGICAL TRANSITION AND THE DEMOGRAPHIC CHALLENGE

XVI. CULTURE

1. Laws

LAW OF CINEMA AND AUDIOVISUAL CULTURE

Objective: The strengthening and support of the entire value chain of the creative and industrial fabric that operates in the field of cinematography and audiovisual is pursued, with special attention to the independent sectors; support for authors and the full exercise of intellectual property rights.

Likewise, mechanisms are promoted that improve the competitiveness of companies and professionals at a national and international level; ensuring sufficient competition in the audiovisual market, the transparency of information on attendance and viewing of audiovisual works, as well as the adequate exercise of intellectual property rights by their owners.

Finally, it is intended to ensure the protection of cinematographic and audiovisual heritage in a broader way and in accordance with the Commission's Recommendation of October 27, 2011, on the digitization and online accessibility of cultural material and digital preservation.

Ministry: CULTURE

Co-proponents: DIGITAL TRANSFORMATION AND PUBLIC SERVICE

2. Royal Decrees

ROYAL DECREE THAT REGULATES THE ORGANIZATION, OPERATION AND REGISTRATION HERITAGE MEN OF THE CUELGAMUROS VALLEY

Objective: Establish the operating and organizational regime of the Cuel-gamuros Valley, according to the provisions of article 54 and the first transitional provision of Law 20/2022, of October 19, on Democratic Memory.

Ministry: TERRITORIAL POLICY AND DEMOCRATIC MEMORY

Co-proponents: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS

ROYAL DECREE OF CREATION OF THE PRODUCTION CENTER AND RESIDENCES TOBACCO ARTISTICS

Objective: The objective pursued by the standard is the creation of a state center for contemporary artistic production as an institution in charge of the execution of a comprehensive program to promote the creative fabric and the artistic sector, with the reconversion of the building of the former Tobacco Factory of Madrid into a production and artistic residency center, in accordance with the objectives indicated in the royal decree and in line with other reference centers on the international level.

Given the lack of an institution in Spain that responds at a national level to the need detected in the sector regarding the lack of work spaces for creators that are accessible and with conditions, means and resources that allow them to develop their careers. professionally, the creation of a multidisciplinary creation space that provides structural support to the cultural fabric in the territory and promotes the promotion of contemporary artistic practices is urgent.

The objective of the Tabacalera Artistic Production and Residency Center is to provide, from the public institutional sphere, stable support for artistic production and processes, strengthening and consolidating the base of the creative sector, according to the objectives set in the royal decree.

With the creation of this Tabacalera artistic production and residency center, the aim is to promote contemporary creation, as well as a space for exchange for experimentation and research that contributes to the professionalization of artists and the promotion of the national artistic fabric.

Ministry: CULTURE



XVII. SPORT

1. Royal Decrees

ROYAL DECREE ON COMPULSORY SPORTS INSURANCE

Objective: The aim is to develop the new Law 39/2022, of December 30, on Sports, in relation to its articles 22 and 23, as well as the update of the compensation associated with sports practice, which have not been updated since the approval of Royal Decree 849/1993, of June 4, which determines the minimum benefits of Mandatory Sports Insurance; detailing by category the compensation for a specific type of pathology derived from the practice of sports.

Ministry: EDUCATION, VOCATIONAL TRAINING AND SPORTS

ROYAL DECREE OF SANCTIONING AND DISCIPLINARY SPORTS REGIME

Objective: Adapt the sports disciplinary and sanctioning regime included in Law 39/2022, of December 30, on Sports, taking into account the important changes that said legal norm has introduced therein.

Ministry: EDUCATION, VOCATIONAL TRAINING AND SPORTS

XVIII. ECONOMIC POLICY

1. Laws

LAW THAT REGULATES THE CORPORATE INFORMATION FRAMEWORK ON ENVIRONMENTAL, SOCIAL AND GOVERNANCE ISSUES

Objective: The aim is, on the one hand, to transpose Directive 2022/2464 of December 14, 2022 of the European Parliament and of the Council of December 14, 2022 amending Regulation (EU) No. 537/2014. , Directive 2004/109/EC, Directive 2006/43/EC and Directive 2013/34/EU, with regard to the presentation of sustainability information by companies.

Likewise, the transposition of Delegated Directive EU 2023/2775 of the Commission, of October 17, 2023, which modifies Directive 2013/34/EU of the European Parliament and of the Council with regard to the adjustment of the size criteria for micro, small, medium and large companies or groups.

Ministry: ECONOMY, TRADE AND BUSINESS

Co-proponents: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS

LAW TO AMEND THE CONSOLIDATED TEXT OF THE LAW ON LIABILITY
CIVIL LITY AND INSURANCE IN THE CIRCULATION OF MOTOR VEHICLES, APPROVED
DO BY ROYAL LEGISLATIVE DECREE 8/2004, OF OCTOBER 29

Objective: Transposition of Directive (EU) 2021/2118 of the European Parliament and of the Council, of November 24, 2021, amending Directive 2009/103/EC on insurance of civil liability resulting from traffic of motor vehicles, as well as the control of the obligation to ensure this responsibility.

Ministry: ECONOMY, TRADE AND BUSINESS

Co-proponents: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS

LAW BY WHICH THE CRITERIA TO DETERMINE THE SIZE ARE MODIFIED OF COMPANIES OR GROUPS IN THE MATTER OF CORPORATE INFORMATION

Objective: Transposition Commission Delegated Directive EU 2023/2775 of 17 October 2023 amending Directive 2013/34/EU of the European Parliament and of the Council with regard to the adjustment of the size criteria of micro, small, medium and large sized companies or groups.

Ministry: ECONOMY, TRADE AND BUSINESS

Co-proponents: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS

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LAW OF CREDIT ADMINISTRATORS AND BUYERS

Objective: Regulates the regime for buyers and administrators of doubtful credits in transposition of Directive 2021/2167, on credit administrators and credit buyers, including the authorization regime for credit administrators, rules of borrower protection and rules of conduct for servicers, buyers and entities that assign credits.

Ministry: ECONOMY, TRADE AND BUSINESS

2. Royal Decrees

ROYAL DECREE APPROVING THE REGULATION ON STATISTICS BANKRUPTCY

Objective: Fulfill the mandate of approving by royal decree a Regulation on bankruptcy statistics, contemplated in the sixteenth final provision of Law 16/2022, of September 5, reforming the consolidated text of the Bankruptcy Law.

Ministry: ECONOMY, TRADE AND BUSINESS

Co-proponents: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS

ROYAL DECREE OF MODIFICATION OF THE COMPULSORY INSURANCE REGULATIONS-RIO OF CIVIL LIABILITY IN THE CIRCULATION OF MOTOR VEHICLES, APPROVED BY ROYAL DECREE 1507/2008, OF SEPTEMBER 12

Objective: Transposition of Directive (EU) 2021/2118 of the European Parliament and of the Council, of November 24, 2021, amending Directive 2009/103/EC on insurance of civil liability resulting from traffic of motor vehicles, as well as the control of the obligation to ensure this responsibility.

Ministry: ECONOMY, TRADE AND BUSINESS

Co-proponents: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS

ROYAL DECREE AMENDING ROYAL DECREE 472/2021, OF 29

JUNE, WHICH IS INCORPORATED INTO THE SPANISH LEGAL SYSTEM

DIRECTIVE (EU) 2018/958, OF THE EUROPEAN PARLIAMENT AND OF THE COUNCIL, OF 28

OF JUNE 2018, RELATING TO THE PROPORTIONALITY TEST BEFORE ADOPTION

TAR NEW REGULATIONS OF PROFESSIONS

Objective: The Royal Decree seeks to improve the adaptation of national regulations to Directive (EU) 2018/958, relating to the proportionality test before adopting new regulated professions, already fully transposed through Royal Decree 472/2021. Specifically, it proposes that the proposals or modifications to the deontological codes of the national Professional Associations and the General Councils be submitted to the evaluation of the National Markets and Competition Commission before their approval.

Ministry: ECONOMY, TRADE AND BUSINESS

Co-proponents: FOREIGN AFFAIRS, EUROPEAN UNION AND COOPERATION
- PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS - DEFENSE
- FINANCE - INTERIOR - TRANSPORTATION AND SUSTAINABLE MOBILITY EDUCATION, VOCATIONAL TRAINING AND SPORTS - WORK AND ECONOMY
SOCIAL - INDUSTRY AND TOURISM - AGRICULTURE, FISHING AND FOOD TERRITORIAL POLICY AND DEMOCRATIC MEMORY - ECOLOGICAL TRANSITION
AND THE DEMOGRAPHIC CHALLENGE - HOUSING AND URBAN AGENDA - HEALTH SOCIAL RIGHTS, CONSUMPTION AND AGENDA 2030 - SCIENCE, INNOVATION
AND UNIVERSITIES - INCLUSION, SOCIAL SECURITY AND MIGRATIONS DIGITAL TRANSFORMATION AND PUBLIC FUNCTION - YOUTH AND CHILDREN

ROYAL DECREE APPROVING THE NATIONAL STATISTICAL PLAN 2025-2028

Objective: The Royal Decree Project approving the National Statistical Plan 2025-2028 contains the actions that must be carried out by the statistical services of the State Administration or any other entities dependent on it in the four-year period 2025-2028, as well as the provisions that for this purpose must be incorporated into the General State Budgets.

Ministry: ECONOMY, TRADE AND BUSINESS

ROYAL DECREE APPROVING THE 2025 ANNUAL PROGRAM OF THE PLAN NATIONAL STATISTICS 2025-2028

Objective: Develop the execution of the National Statistical Plan 2025-2028 in the year 2025, and contains the actions that must be carried out by the statistical services of the State Administration or any other entities dependent on it in the execution of said plan, as well as the forecasts that For this purpose, they must be incorporated into the General State Budgets.

Ministry: ECONOMY, TRADE AND BUSINESS

ROYAL DECREE BY WHICH POPULATION FIGURES ARE DECLARED OFFICIAL RESULTING FROM THE REVIEW OF THE MUNICIPAL REGISTRY REFERRED TO JANUARY 1 RO 2024

Objective: Approve the official population figures of the Spanish municipalities previously reported favorably by the Registration Council as stipulated by Law 7/1985, of April 2, Regulating the Bases of the Local Regime, and the Population Regulations and Territorial Demarcation, approved by Royal Decree 1690/1986, of July 11.

Ministry: ECONOMY, TRADE AND BUSINESS

ROYAL DECREE OF MODIFICATION OF ROYAL DECREE 1066/2007, OF JUNE 27 LIO, ON THE REGIME OF PUBLIC OFFERS FOR THE ACQUISITION OF VALUES-RES, FOR ITS APPLICATION TO MULTILATERAL NEGOTIATION SYSTEMS

Objective: The current regulation is modified in order to make the necessary adaptations for the application of the Takeover Bid regime, currently applicable exclusively to regulated markets, to multilateral trading systems, in application of art. . 109 of Law 6/2023, of March 17, on Securities Markets and Investment Services.

Ministry: ECONOMY, TRADE AND BUSINESS

XIX. DIGITAL TRANSFORMATION

1. Laws

CYBERSECURITY AND CYBERRESILIENCE LAW

Objective: The purpose of the standard is to adopt different measures related to the implementation of the European Cyber Resilience Regulation (CRA); among them, the appointment of the market surveillance authority and sanctioning regime. Likewise, it is about establishing all those measures with the purpose of covering the set of community directives, from the Cybersecurity Act to the Cyber Resilience Act, and other European regulations. It also includes the regulation of cybersecurity governance and the development of capabilities of the different sectors that make up the Spanish cybersecurity ecosystem, private agents by 80%.

Ministry: DIGITAL TRANSFORMATION AND PUBLIC FUNCTION

Standard subject to evaluation: In accordance with the provisions of article 3.1 of Royal Decree 286/2017, of March 24, the initiative will be evaluated according to the following criteria: e) Impact on the economy as a whole or on prominent sectors of it.

2. Royal Decrees

ROYAL DECREE ON ELECTRONIC BILLING

Objective: The Royal Decree develops article 12 of Law 18/2022, of September 28, with the objective of establishing the Spanish electronic invoicing system that allows compliance with the obligations established in the aforementioned Law. In this way, deepens the fight against Commercial Delinquency by promoting compliance with general and sectoral commercial late payment regulations and allowing monitoring with reliable data of payment terms from clients to suppliers.

For its part, the digitalization of companies and, especially of small and medium-sized companies and self-employed professionals within the framework of the Transformation and Resilience Recovery Plan. An improvement in the payment terms to suppliers together with greater certainty about them will allow smaller companies and the self-employed to make optimal use of their liquidity, reduce the working capital necessary for the activity and free up resources for a Possible investment or hiring of personnel that supports greater business growth.

Ministry: ECONOMY, TRADE AND BUSINESS

Co-proponents: HACIENDA

ROYAL DECREE APPROVING THE STATUTE OF THE STATE DIGITAL ADMINISTRATION AGENCY AND REGULATING THE ORGANIZATION AND OPERATIONAL INSTRUMENTS FOR THE DIGITAL ADMINISTRATION OF THE STATE ADMINISTRATION.

Objective: The statute of the new State Digital Administration Agency is approved in compliance with the provisions of article 92.2 of Law 40/2015, of October 1, on the Legal Regime of the Public Sector and the regulation of the organization and operational instruments for the digital administration of the State Administration, understood as the General Administration of the State and its linked or dependent public bodies and public law entities. Said regulation includes the modification of Royal Decree 806/2014, of September 19, on organization and operational instruments of information and communications technologies in the General Administration of the State and its Public Bodies.

Ministry: DIGITAL TRANSFORMATION AND PUBLIC FUNCTION

Co-proponents: HACIENDA

ROYAL DECREE BY WHICH THE REGULATION WHICH IS AMENDED IS MODIFIED THEY ESTABLISH THE REQUIREMENTS FOR MARKETING, PLACING INTO SERVICE AND USE OF RADIOELECTRIC EQUIPMENT AND THE PROCEDURE IS REGULATED FOR THE EVALUATION OF CONFORMITY, MARKET SURVEILLANCE AND THE SANCTIONING GIMEN FOR TELECOMMUNICATION EQUIPMENT, APPROVED BY ROYAL DECREE 188/2016, OF MAY 6

Objective: Modify the Regulation that establishes the requirements for the marketing, commissioning and use of radio equipment and regulates the procedure for conformity assessment, market surveillance and the sanctioning regime for telecommunications equipment., adapting it to the precepts established in Directive (EU) 2022/2380, of the European Parliament and of the Council, of November 23, 2022.

Ministry: DIGITAL TRANSFORMATION AND PUBLIC FUNCTION

ROYAL DECREE WHICH REGULATES THE REQUIREMENTS FOR THE PURPOSES OF BEING CONSIDERED A USER OF SPECIAL RELEVANCE ACCORDING TO THE PROVISIONS IN THE ARTICLE 94 OF LAW 13/2022, OF JULY 7, GENERAL COMMUNICATION AUDIOVISUAL

Objective: Firstly, to develop the requirements provided for in letters a) and c) of article 94.2 of Law 13/2022, of July 7, in a regulatory manner, in order to be considered a user of special relevance in data exchange services. videos through platform. Criteria will be set regarding the audience and significant income.

Secondly, establish a balanced regulatory framework (level playing field) between the providers of these services and the providers of audiovisual communication services.

Finally, provide the relevant legal certainty to the provision of this type of services in the digital field.

Ministry: DIGITAL TRANSFORMATION AND PUBLIC FUNCTION

ROYAL DECREE RELATING TO THE DEVELOPMENT OF THE PROMOTION OBLIGATION OF EUROPEAN AUDIOVISUAL WORK

Objective: The regulatory development of Chapter III of Title VI of Law 13/2022, of July 7, General Audiovisual Communication, is planned in order to delimit the scope of the quota obligations for European audiovisual works and advance financing of works. European audiovisual regulation for audiovisual communication service providers subject to them.

Ministry: DIGITAL TRANSFORMATION AND PUBLIC FUNCTION

ROYAL DECREE APPROVING THE NATIONAL SECURITY SCHEME DAD OF 5G NETWORKS AND SERVICES

Objective: The National Security Scheme for 5G networks and services will carry out a comprehensive treatment of the security of 5G networks and services, considering for this purpose the contributions available to each agent in the 5G value chain, as well as the regulations, the recommendations and technical standards of the European Union, the International Telecommunications Union (ITU) and other international organizations, in order to guarantee the ultimate objective of secure exploitation and operation of 5G networks and services in our country.

Ministry: DIGITAL TRANSFORMATION AND PUBLIC FUNCTION



XX. HEALTH

1. Laws

LAW MODIFICATION OF LAW 55/2003, OF DECEMBER 16, ON THE STATUTE STATUTORY STAFFING FRAMEWORK FOR HEALTH SERVICES

Objective: After 20 years of validity of Law 55/2003, of December 16, of the Framework Statute of statutory personnel of health services, its review and update is considered necessary. It is the basic standard that includes all issues related to the Human Resources of the National Health System (SNS) and therefore everything that has to do with working conditions. It is necessary to update matters that have been regulated subsequently, such as equality between women and men, respect for diversity, reconciliation of work, personal and family life, among others, and adapt the content of the Framework Statute to the new rights, in addition to proceeding to review the regulation of some aspects that require a new framework. It is, therefore, a complete review of the standard in all its content.

Ministry: HEALTH

LAW WHICH MODIFIES THE CONSISTENT TEXT OF THE LAW ON GUARANTEES AND RATIONAL USE OF MEDICINES AND HEALTH PRODUCTS, APPROVED DO BY ROYAL LEGISLATIVE DECREE 1/2015. OF JULY 24

Objective: This regulation aims to adapt the system to face disruptive scientific advances, deepening measures to rationalize pharmaceutical spending, and encouraging the rational use of medicines; as well as introducing changes based on the experience obtained during the pandemic.

Specifically, the aim is to modify the reference price system (SPR); adapt the assessment of health technologies to Regulation (EU) 2021/2282; specify the criteria for public financing of medicines and health products; clarify the costs of medication in early access programs; introduce measures to encourage generic and biosimilar medicines; establish criteria for substitution by the pharmacist; incorporate the definition of the prescription nomenclature, define strategic medications; reinforce the obligation of certain notifications; modify the system to calculate the contribution of the sixth additional provision; clarify the powers regarding control of advertising of medicines; incorporate the modifications and definitions of Regulation EU 2017/745, on medical devices, Regulation EU 2019/6, on veterinary medicinal products and Regulation (EU) No 536/2014 on clinical trials of medicinal products for human use; and modify and update the sanctioning procedure and infractions.

Ministry: HEALTH

Standard subject to evaluation: In accordance with the provisions of article 3.1 of Royal Decree 286/2017, of March 24, the initiative will be evaluated according to the following criteria: e) Impact on the economy as a whole or on notable sectors of it. It is expected that the objectives pursued by the standard will result in a favorable ecosystem.

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ble for the development of health technologies, which is a key driver of economic growth and health protection, therefore, having a positive effect on innovation. On the other hand, by adopting measures of flexibility and penetration of generics and biosimilars in the market, it is expected that the impact on the national health system will be neutral by balancing the pharmaceutical system throughout its life cycle. The impact on the health of the population is expected to be positive derived from greater accessibility to treatments with medications and health products, as well as the reduction of supply problems by holistically addressing the health needs of the population. the demographic, environmental, social, technological and economic challenges that arise. The standard includes the assessment of environmental impact within the criteria to assess inclusion in financing.

LAW FOR THE PREVENTION OF ALCOHOL CONSUMPTION AND ITS EFFECTS ON MINORS

Objective: It is intended to regulate in a single norm with the rank of law the basic, specific, necessary and appropriate measures to prevent the consumption of alcohol by minors and its negative effects on their health and safety, making up for preventive insufficiencies and gaps, and improving the general preventive effectiveness of the scattered regulations in force, both state and regional, on the matter.

The aim is also to avoid or reduce as much as possible the consumption of alcohol by minors and pregnant women, to reduce the number of minor alcohol consumers; Delay as much as possible the age at which minors begin to consume alcohol; and avoid or reduce as much as possible the intensive consumption of alcohol by minors, especially on public roads, and comply with the recommendations, proposals and objectives on the matter of the WHO, the European Union, the Joint Congress-Senate Commission for the Study of Drug Problem in its report "Minors without alcohol", dated April 24, 2018; and the guidelines and objectives of the National Strategy on Addictions 2017-2024.

Ministry: HEALTH

LAW OF PUBLIC MANAGEMENT OF HEALTH SERVICES BY WHICH IS MODIFIED LAW 14/1986, OF APRIL 25, GENERAL ON HEALTH, APPLIES

Objective: The objective pursued with this new law is to protect the public health system of our country, identifying as the management model of the National Health System (SNS) direct management, understood as that which is provided through the public administrations or entities from among those that make up the state, regional and local institutional public sector or through the creation of consortia created by various public administrations or entities that make up the institutional public sector, that is, from centers whose ownership is one hundred percent public.

Additionally, establish the exceptions that enable the indirect management of the public structures and services that make up the SNS and the legal regime of health consortia, as well as the criteria and processes that must be met for said exceptions. In an exceptional and justified manner, enable indirect management under a complementary and supportive vision, in a temporary manner, and not as a substitute or structural one.

ANNUAL REGULATORY PLAN: XX. HEALTH

Likewise, and in order to consolidate the evaluative culture in the SNS for continuous improvement, publish the results of health indicators that evaluate the performance of the organizations and health centers that are part of the SNS, whether managed directly or indirectly, understandable for both the professional and citizen spheres. The indicators will be agreed upon within the Interterritorial Council of the National Health System.

Ministry: HEALTH

2. Royal Decrees

ROYAL DECREE AMENDING ROYAL DECREE 589/2022, OF 19
JULY, BY WHICH THE TRANSVERSAL FORMATION OF THE SPECIES ARE REGULATED
LITIES IN HEALTH SCIENCES, THE PROCEDURE AND CRITERIA FOR THE
PROPOSAL FOR A NEW DEGREE OF SPECIALIST IN HEALTH SCIENCES
OR DIPLOMA OF SPECIFIC TRAINING AREA, AND THE REVIEW OF THE ESESTABLISHED, AND ACCESS AND TRAINING OF TRAINING AREAS
SPECIFIC; AND THE RULES APPLICABLE TO THE ANNUAL TESTS ARE ESTABLISHED
ACCESS TO TRAINING PLACES IN SPECIALTIES IN LIFE SCIENCES
HEALTH

Objective: Regulate the system for awarding training places in Health Sciences specialties in private health centers, eliminating their prior compliance.

Ministry: HEALTH

Co-proponents: SCIENCE, INNOVATION AND UNIVERSITIES

ROYAL DECREE WHICH CREATES AND REGULATES THE STATE SURVEILLANCE NETWORK IN PUBLIC HEALTH

Objective: The royal decree aims to create and regulate the State Public Health Surveillance Network and the National Reference Laboratories linked to it.

Ministry: HEALTH

ROYAL DECREE REGULATING THE EVALUATION OF TECHNOLOGIES SANITARY

Objective: The aim is to regulate an independent, transparent and participatory system for the evaluation of health technologies through a scientific process based on contrasted data that allows determining the relative effectiveness and efficiency of existing or new health technologies in comparison with others.

Likewise, the aim is to adapt, in everything that concerns it, the system with the provisions of Regulation (EU) 2021/2282 of the European Parliament and of the Council, of December 15, 2021, on the evaluation of health technologies and developing other aspects in a complementary manner to provide the system with governance

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clear that delimits the implications of each of the administrations in each phase of the process, as well as the relationships with decision-making on the inclusion of technology in the health provision of the National Health System and its potential effects on subsequent phases of the health technology cycle, reducing the administrative and financial burden of developers when putting their technologies on the national market through a predictable and transparent system and favoring early dialogue on the development of new technologies that can reach the market and the participation of new actors in the evaluation.

Ministry: HEALTH

ROYAL DECREE ON "IN VITRO" HEALTH PRODUCTS

Objective: The objectives pursued through the approval of this standard are, among others, establishing the requirements for genetic information, advice and informed consent, establishing the requirements and procedures for the regulation of products manufactured and used in a health center. (commonly called "in-house products"), establish the requirements for notifying in vitro diagnostic products to the marketing registry, regulate the linguistic regime, establish the requirements for carrying out performance evaluations in our country and establish that , with regard to Regulation (EU) 2017/746, of the European Parliament and of the Council, of April 5, 2017, on health diagnostics for in vitro diagnosis, the competent authority is the Spanish Agency for Medicines and Health Products (AEMPS), without prejudice to the powers of other health authorities.

Ministry: HEALTH

ROYAL DECREE ON THE ADVERTISING OF HEALTH PRODUCTS

Objective: The objectives pursued through the approval of this standard are, among others, the following: to update the current regulations regarding the regulation of advertising of health products, in its double aspect, including that directed at the general public and professionals, incorporate the legal and regulatory changes produced in recent years and, in particular, the requirement to simplify procedures regarding medical devices, include the specific requirements for products without medical purposes in Annex XVI of the Regulation. ment (EU) 2017/745, of the European Parliament and of the Council, of April 5, 2017, on medical devices, identify products that are not susceptible to advertising aimed at the public, establish mechanisms that enable access for people with disabilities sensory to advertising actions without reducing the security and veracity of the messages, include information and messages in advertising aimed at the public of the products, repeal some of the requirements related to advertising and promotion established in the current product regulation health, adapt and develop the necessary regulatory measures for those aspects in which the European regulation has determined that it will be the Member States that will establish the regulation at national level and adapt, adopt or maintain the measures currently in force in national regulations.

Ministry: HEALTH

ROYAL DECREE WHICH REGULATES THE FINANCING PROCEDURE SELECTIVE OF HEALTH PRODUCTS CHARGED TO THE BENEFIT PHARMACEUTICAL OF THE NATIONAL HEALTH SYSTEM FOR NON-HOSPITALIZED PATIENTS PITALIZED AND THE MARGINS CORRESPONDING TO THEIR DISPOSAL ARE DETERMINED. TRIBUTION AND DISPENSATION

Objective: Develop the procedure for financing by the National Health System and setting prices for health products that are going to be included in the pharmaceutical provision for non-hospitalized patients, as well as their selection, acquisition, supply and dispensing regime; regulate the procedure for the inclusion, alteration or, where appropriate, exclusion of the pharmaceutical provision of health products from the scope of application of this royal decree; determine the margins corresponding to the concepts of distribution and dispensing of health products included in the pharmaceutical provision.

Ministry: HEALTH

Standard subject to evaluation: In accordance with the provisions of article 3.1 of Royal Decree 286/2017, of March 24, the initiative will be evaluated according to the following criteria: e) Impact on the economy as a whole or on prominent sectors of it. There will be no increase in the contribution by the SNS user, nor will there be an increase in the amount to be paid by the entities managing the pharmaceutical service. However, there will be a positive impact on the health products sector from the determination of the maximum industrial price of the health product, to which the margins corresponding to distribution and dispensing will be added, making it possible (something that is not now possible) and providing greater predictability to the introduction of innovations.

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ROYAL DECREE AMENDING ROYAL DECREE 183/2004, OF 30 JANUARY, BY WHICH THE INDIVIDUAL HEALTH CARD IS REGULATED

Objective: Adapt Royal Decree 183/2004, of January 30, which regulates the individual health card, which regulates aspects related to the individual health card (TSI), the personal identification code of the National Health System (CIP). -SNS) and the protected population database of the National Health System (BDPP-SNS) to advances in technology, to enable the competent health authorities to issue the individual health card in virtual support, establishing the requirements for that is interoperable throughout the National Health System and physical and virtual support can coexist.

To minimize transition costs and enable the technical adaptation of existing virtual health cards, a deadline is established for their adaptation to the requirements necessary for interoperability in the National Health System.

Ministry: HEALTH

ROYAL DECREE WHICH REGULATES THE CANCER SURVEILLANCE SYSTEM

Objective: The objective of the standard is to regulate the Cancer Surveillance System, which is part of the Non-Communicable Diseases Surveillance System and to determine

its configuration and operation, to collect, analyze, interpret and disseminate epidemiological information related to cancer in Spain and the factors that condition it, in order to base public health actions aimed at protecting and promoting the health of the population. and to prevent the disease, and incorporate an equity approach.

Ministry: HEALTH

ROYAL DECREE WHICH ESTABLISHES THE QUALITY AND SAFETY CRITERIA RATION OF RADIOTHERAPY CARE UNITS

Objective: Establish quality criteria in the management of radiotherapy care units to ensure the justification and optimization of radiotherapy treatment and the protection and radiological safety of the patient. It will apply to all radiotherapy care units.

Ministry: HEALTH

ROYAL DECREE WHICH REGULATES THE ILLNESS SURVEILLANCE SYSTEM TRANSMISSIBLE DATA OF THE STATE PUBLIC HEALTH SURVEILLANCE NETWORK

Objective: The royal decree aims to regulate the purposes and operation of the Communicable Disease Surveillance System.

Ministry: HEALTH

ROYAL DECREE BY WHICH THE STATE PREPARATION PLAN IS DEVELOPED AND RESPONSE TO PUBLIC HEALTH THREATS

Objective: Develop the State Plan for Preparedness and Response to Public Health Threats, establishing the governance mechanisms, capacities and resources necessary to guarantee preparation and response to public health emergencies of national importance. It will contain the mechanism for declaring a public health emergency situation at the national level and for formulating temporary recommendations on coordinated public health measures.

Ministry: HEALTH

ROYAL DECREE WHICH REGULATES THE MEDICAL EXAMINATIONS OF FITNESS AND HEALTH PROTECTION OF WORKING PEOPLE OF THE MARITIME-FISHING SECTOR

Objective: The regulation of medical examinations; the protection, promotion and improvement of the health of sea workers and establishing the technical requirements of the Maritime Health Centers.

Ministry: INCLUSION, SOCIAL SECURITY AND MIGRATION

XXI. SOCIAL RIGHTS AND SOCIAL INCLUSION

1. Laws

LAW OF YOUTH AND INTERGENERATIONAL JUSTICE

Objective: The objective is to establish a general guiding framework so that public policies adopt a youth perspective in a transversal way and guarantee the youth perspective in the management of public resources, as well as the promotion of youth participation in the development of public policies.

Ministry: YOUTH AND CHILDREN Co-

proponents: SOCIAL RIGHTS, CONSUMPTION AND AGENDA 2030 Standard subject to evaluation: In accordance with the provisions of article 3.1 of Royal Decree 286/2017, of March 24, the initiative will be evaluated according to the following criteria: h) Relevant impact on childhood and adolescence or on the family.

LAW OF BASIC CONDITIONS FOR EQUALITY IN ACCESS AND ENJOYMENT OF SOCIAL SERVICES

Objective: The Law aims to establish basic conditions that ensure equality in the exercise of social rights derived from Chapter Three of the Constitution, when these depend on social support provided by social services.

Ministry: SOCIAL RIGHTS, CONSUMPTION AND AGENDA 2030

2. Royal Decrees

ROYAL DECREE BY WHICH CREATES AND REGULATES THE STATE OBSERVATORY OF THE VOLUNTEERING

Objective: Comply with the second additional provision of Law 45/2015, of October 14, on the Third Sector of Social Action, which provides that, by regulation, a State Volunteer Observatory will be regulated as a collegiate body for the participation of autonomous communities, the autonomous cities of Ceuta and Melilla, the Spanish Federation of Municipalities and Provinces and the federations, confederations and unions of voluntary entities.

Ministry: SOCIAL RIGHTS, CONSUMPTION AND AGENDA 2030 Co-proponents: YOUTH AND CHILDREN

ROYAL DECREE FOR THE PROMOTION OF THE ASSOCIATION OF BOYS, GIRLS AND TEENAGERS

Objective: The objective is to guarantee the right of girls, boys and adolescents to associate through a framework that allows children's associations (for those under 14 years of age) and favors youth associations in the development of article 7 of Organic Law 1/1996, of January 15, on Legal Protection of Minors, partial modification of the Civil Code and the Law of Civil Procedure, relating to the "right of participation, association and assembly" of minors, as well as in article 3.b) of Organic Law 1/2002, of March 22, regulating the Right of Association.

Ministry: YOUTH AND CHILDREN Co-

proponents: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS **Standard subject to evaluation:** In accordance with the provisions of article 3.1 of Royal Decree 286/2017, of March 24, the initiative will be evaluated according to the following criterion: h) Relevant impact on childhood and adolescence or on the family.

ROYAL DECREE BY WHICH LAW 7/2023, OF MARCH 28, IS DEVELOPED,
OF PROTECTION OF THE RIGHTS AND WELFARE OF ANIMALS, AND MONITORS
THEY REGULATE ROYAL DECREE 558/2001, OF MAY 25, WHICH REGULATES
THE OFFICIAL RECOGNITION OF ORGANIZATIONS OR ASSOCIATIONS OF
BREEDERS OF PUREBRED DOGS, AND ROYAL DECREE 287/2002, OF 22
MARCH, BY WHICH LAW 50/1999, OF DECEMBER 23, OF DECEMBER 23, IS DEVELOPED
POTENTIALLY DANGEROUS ANIMALS

Objective: Regulatory development of Law 7/2023, of March 28, on the protection of the rights and well-being of animals.

Ministry: SOCIAL RIGHTS, CONSUMPTION AND AGENDA 2030

Standard subject to evaluation: In accordance with the provisions of article 3.1 of Royal

Decree 286/2017, of March 24, the initiative will be evaluated according to the following criteria:

d) Foreseeable conflictivity with the Autonomous Communities.

ROYAL DECREE REGULATORY OF THE PROCEDURE FOR THE RECOGNITION OF THE ENTITIES OF THE THIRD SECTOR OF COLLABORATING SOCIAL ACTION WITH THE GENERAL ADMINISTRATION OF THE STATE

Objective: Comply with article 6.1.f) of Law 43/2015, of October 9, of the Third Sector of Social Action, testing the conditions and procedure for recognition and revocation of the status of entity of the Third Sector of Social Action collaborator with the General Administration of the State.

Ministry: SOCIAL RIGHTS, CONSUMPTION AND AGENDA 2030

XXII. SCIENCE, RESEARCH AND INNOVATION

1. Royal Decrees

ROYAL DECREE BY WHICH THE CAJAL MUSEUM IS CREATED

Objective: Creation of a state museum attached to the Ministry of Science, Innovation and Universities that will be integrated into the Spanish Museum Network, in which the Cajal Legacy will be preserved, in the context of the execution of the support program for the celebration of the event of exceptional public interest «Santiago Ramón y Cajal Research Year 2022».

Ministry: SCIENCE, INNOVATION AND UNIVERSITIES

Co-proponents: CULTURE

ROYAL DECREE BY WHICH VARIOUS ROYAL REGULATORY DECREES ARE MODIFIED LADIES OF THE EVALUATIONS OF THE RESEARCH STAFF OF THE ORGANIZATIONS PUBLIC RESEARCH NISMOS AND TEACHING AND RESEARCH STAFF DOR OF PUBLIC UNIVERSITIES

Objective: This royal decree aims to develop the modifications made by Law 17/2022, of September 5, which modifies Law 14/2011, of June 1, on Science, Technology and Technology. Innovation, through the modification of the following regulations: Royal Decree 310/2019, of April 26, which regulates the remuneration regime for official research staff in the scientific ranks of the Public Research Organizations of the General Administration of the State and the Commission for Evaluating the Performance of Scientific-Technological Activity is created; Royal Decree 1086/1989, of August 28, on remuneration of university professors; Royal Decree 1112/2015, of December 11, which approves the Statute of the Autonomous Body National Agency for Quality Assessment and Accreditation; and Royal Decree 1052/2002, of October 11, which regulates the procedure for obtaining the evaluation of the National Agency for Quality Evaluation and Accreditation, and its certification, for the purposes of contracting of university teaching and research staff.

Likewise, and for regulatory coherence, we proceed to modify, by means of this royal decree, the Order of December 2, 1994, which establishes the procedure for the evaluation of research activity in development of Royal Decree 1086/1989., of August 28, on remuneration of university professors.

Ministry: SCIENCE, INNOVATION AND UNIVERSITIES

Co-proponents: DIGITAL TRANSFORMATION AND PUBLIC SERVICE

ROYAL DECREE AMENDING ROYAL DECREE 103/2019, OF 1 MARCH, BY WHICH THE STATUTE OF THE RESEARCH STAFF IS APPROVED PREDOCTORAL IN TRAINING

Objective: Develop the modifications made by Law 17/2022, of September 5, which modifies Law 14/2011, of June 1, on Science, Technology and Innovation, through of the modification of Royal Decree 103/2019, of March 1, which approves the Statute of predoctoral research personnel in training.

Ministry: SCIENCE, INNOVATION AND UNIVERSITIES

XXIII. EQUALITY

1. Organic Laws

ORGANIC LAW AGAINST RACISM, RACIAL DISCRIMINATION AND FORMS RELATED INTOLERANCE

Objective: The fundamental objectives of this law are to recognize that structural racism is present in Spanish society, as well as the need to have indicators and data by ethnic origin to evaluate its magnitude, and the possibility, where appropriate, of activating temporary positive action measures to combat it.

Likewise, it seeks to adopt the necessary measures to improve care for victims of racial discrimination, to have more data and to understand why many victims of racism, racial discrimination and associated intolerance do not trust institutions and do not report these acts. as well as reversing this situation and generating trust in the institutions. It also seeks to establish a more specific sanctioning framework in this area, prevent racial segregation and establish measures to reverse it, if it occurs.

Ministry: EQUALITY

Co-proponents: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS - INCLUSION, SOCIAL SECURITY AND MIGRATIONS

COMPREHENSIVE ORGANIC LAW AGAINST TRAFFICKING AND EXPLOITATION OF HUMAN BEINGS HANDS

Objective: The law aims to mark a turning point, to the extent that it jointly addresses for the first time the fight against all forms of trafficking in human beings and against all forms of exploitation that constitute the purposes of trafficking, incriminating labor forced labor, servitude, slavery and all forms of forced subjection to exploitation.

To this end, it adopts a comprehensive approach according to which the response of public powers to trafficking and exploitation goes beyond the essential criminal response and also addresses prevention and raising awareness in society as key elements for eradication. of these practices (influencing the role of demand and the importance of dismantling the business model and breaking the chain of trafficking), as well as the adequate assistance and protection of victims.

Ministry: EQUALITY

Co-proponents: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS - INTERIOR - INCLUSION, SOCIAL SECURITY AND MIGRATIONS

2. Royal Decrees

ROYAL DECREE WHICH REGULATES THE ECONOMIC AID ESTABLISHED IN ARTICLE 41 OF ORGANIC LAW 10/2022, OF SEPTEMBER 6, ON WARRANTY-INTEGRAL AUNT OF SEXUAL FREEDOM

Objective: Article 41 of Organic Law 10/2022, of September 6, generally regulates the right to financial aid for victims of sexual violence who are below a certain income level. The purpose of this aid is to guarantee the economic autonomy of the victims in order to facilitate their comprehensive recovery. In order for the exercise of this right to be effective, this royal decree develops the basic concession procedure, the execution of which corresponds to the competent administrations due to the matter.

Ministry: EQUALITY

XXIV. FOOD AND CONSUMPTION

1. Royal Decrees

ROYAL DECREE OF REGULATION AND CONTROL OF FOOD ADVERTISING AND DRINKS WITH HIGH FAT, SUGAR AND SALT CONTENT TARGETED AT PU-CHILDREN'S BOOK

Objective: Establish rules regarding the advertising of food and beverages aimed at minors with the aim of reducing the exposure of minors to advertising of foods high in fat, sugar and salt and thus contribute to the reduction of childhood obesity rates.

Ministry: SOCIAL RIGHTS, CONSUMPTION AND AGENDA 2030 Coproponents: AGRICULTURE, FISHING AND FOOD - HEALTH - YOUTH AND CHILDREN Standard

subject to evaluation: In accordance with the provisions of article 3.1 of Royal Decree 286/2017, of March 24, The initiative will be evaluated according to the following criteria: h) Relevant impact on childhood and adolescence or on the family.

ROYAL DECREE RELATING TO OFFICIAL CONTROLS IN THE FIELD OF THE FOOD CHAIN

Objective: Establish the criteria for carrying out official controls within the framework of Regulation (EU) 2017/625, of the European Parliament and of the Council, of March 15, 2017, relating to controls and other official activities carried out to guarantee the application of the legislation on food and feed, and the standards on animal health and welfare, plant health and phytosanitary products (Regulation on official controls), updating the current regulations contained in Royal Decree 1945/1983, of 22 June, which regulates infractions and sanctions in matters of consumer protection and agri-food production.

Ministry: SOCIAL RIGHTS, CONSUMPTION AND AGENDA 2030

Co-proponents: INDUSTRY AND TOURISM - AGRICULTURE, FISHING AND

FOOD - HEALTH

ROYAL DECREE WHICH ESTABLISHES RULES FOR THE DEVELOPMENT OF THE ARTICLES 40 AND 41 OF LAW 17/2011, OF JULY 5, ON FOOD SECURITY TARIA AND NUTRITION, TO PROMOTE HEALTHY DIET AND SUSTAINABLE IN EDUCATIONAL CENTERS

Objective: Develop measures aimed at the school environment to promote healthy and sustainable eating in educational centers and establish nutritional quality and sustainability criteria for the menus and foods and beverages offered in this type of establishments.

Ministry: SOCIAL RIGHTS, CONSUMPTION AND AGENDA 2030

Co-proponents: EDUCATION, VOCATIONAL TRAINING AND SPORTS - AGRICULTURE, FISHING AND FOOD - HEALTH - YOUTH AND CHILDREN **Standard subject to evaluation:** In accordance with the provisions of article 3.1 of Royal Decree 286/2017, of March 24, the initiative It will be evaluated according to the following criteria: h) Relevant impact on childhood and adolescence or on the family.

ROYAL DECREE WHICH REGULATES THE CONSUMER ARBITRATION SYSTEM

Objective: Provide new regulation to the Consumer Arbitration System, currently provided for in Royal Decree 231/2008, of February 15, adjusting the arbitration procedure to the provisions of Law 7/2017, of November 2, as well as to the provisions of Law 39/2015, of October 1, on the Common Administrative Procedure of Public Administrations.

Ministry: SOCIAL RIGHTS, CONSUMPTION AND AGENDA 2030

ROYAL DECREE AMENDING ROYAL DECREE 1614/2011, OF 14
OF NOVEMBER, BY WHICH LAW 13/2011, OF MAY 27, IS DEVELOPED,
REGULATION OF GAMING, REGARDING LICENSES, AUTHORIZATIONS AND
GAME RECORDS, FOR THE INTRODUCTION OF A SYSTEM OF LIMITS
JOINT DEPOSIT PER PLAYER

Objective: The project aims to establish a new system of deposit limits for people participating in online gambling activities with a state license applicable to the set of operators with which the participating person has an open registration. user and compatible with the currently existing one.

Additionally, other modifications will be included aimed at updating certain contents.

Ministry: SOCIAL RIGHTS, CONSUMPTION AND AGENDA 2030

Standard subject to evaluation: In accordance with the provisions of article 3.1 of Royal Decree 286/2017, of March 24, the initiative will be evaluated according to the following criteria: Others. An ex post evaluation of the operation of the new system of joint deposit limits per player is planned. For this evaluation, data from the operators' Internal Control System will be used (analysis of the different spending variables per player). This evaluation will be carried out once two years have passed since the entry into force of the measure.



XXV. SOCIAL SECURITY AND PENSIONS

1. Laws

LAW CREATION OF THE STATE SOCIAL SECURITY ENTITY

Objective: The modernization of the organization and management of the Social Security system in its contributory and non-contributory protective aspect, including the State Passive Classes Regime, to guarantee a public Social Security regime for all citizens and the participation of interested in Social Security, in the terms provided for in articles 41 and 129 of the Spanish Constitution, based on the principles of universality, unity, solidarity and equality.

Ministry: INCLUSION, SOCIAL SECURITY AND MIGRATION

2. Royal Decrees

ROYAL DECREE WHICH REGULATES THE LEGAL REGIME AND THE PROCEDURE GENERAL PROVISION TO ESTABLISH REDUCING COEFFICIENTS FOR ANTICIPATION FOR RETIREMENT AGE IN THE SOCIAL SECURITY SYSTEM

Objective: Regulate the legal regime and the general procedure to establish reducing coefficients to anticipate the retirement age in the Social Security system as indicated in the second final provision of Law 21/2021, of December 28, of guarantee of the purchasing power of pensions and other measures to reinforce the financial and social sustainability of the public pension system.

Ministry: INCLUSION, SOCIAL SECURITY AND MIGRATION Co-proponents: WORK AND SOCIAL ECONOMY

ROYAL DECREE WHICH REGULATES THE PROCEDURE FOR THE RECOGNIZATION LEARNING OF THE RIGHT TO ECONOMIC COMPENSATION FOR VICTIMS OF ASBESTOS

Objective: Regulate the beneficiaries, requirements and procedure for the recognition of the right to economic compensation for asbestos victims, provided for by Law 21/2022, of October 19, creating a compensation fund for asbestos victims.

Ministry: INCLUSION, SOCIAL SECURITY AND MIGRATION

Co-proponents: HEALTH

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ROYAL DECREE ON RECOGNITION AS SECURITY LISTED

SOCIAL OF THE PERIODS OF ACTIVITY EXERCISED AS MINISTERS OF CULTURE
TO OF THE CHURCHES BELONGING TO THE FEDERATION OF RELIGIOUS ENTITIES
EVANGELICAS SAS OF SPAIN PRIOR TO ITS INTEGRATION INTO THE
GENERAL SOCIAL SECURITY REGIME

Objective: The possibility of recognizing as Social Security contributions is regulated, for the exclusive purposes of causing retirement pensions, permanent disability and death and survival, the periods in which the ministers of worship of the churches belonging to the Federation of Entities Evangelical Religious Sisters of Spain exercised their activity as such prior to their integration into the General Social Security Regime.

Ministry: INCLUSION, SOCIAL SECURITY AND MIGRATION
Co-proponents: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS

ROYAL DECREE WHICH REGULATES THE TERMS AND CONDITIONS OF INCLUSION IN THE GENERAL SOCIAL SECURITY REGIME OF THE MINISTERS TROS OF WORSHIP OF THE ROMANIAN ORTHODOX CHURCH IN SPAIN AND THE RECOGNIZATION FOUNDATION AS CONTRIBUTED TO THE SOCIAL SECURITY OF THE PERIODS OF ACTIVITY EXERCISED AS MINISTERS OF WORSHIP PRIOR TO THEIR INCLUSION IN THE GENERAL SOCIAL SECURITY REGIME

Objective: Regulate the terms and conditions of inclusion in the General Social Security Regime of ministers of worship of the Romanian Orthodox Church in Spain and the recognition as contributors to Social Security of the periods of activity exercised as ministers of worship of the Romanian Orthodox Church prior to its inclusion in the General Social Security Regime.

Ministry: INCLUSION, SOCIAL SECURITY AND MIGRATION
Co-proponents: PRESIDENCY, JUSTICE AND RELATIONS WITH THE COURTS

ROYAL DECREE WHICH REGULATES THE SOCIAL SECURITY OF PERSONS SPECIALIZED COZY NAS WITH EXCLUSIVE DEDICATION

Objective: Regulate the inclusion in the Social Security system of specialized full-time foster people who receive compensation for this activity, as provided for in the ninth additional provision of Organic Law 8/2021, of June 4, for comprehensive protection of children and adolescents against violence

Ministry: INCLUSION, SOCIAL SECURITY AND MIGRATION

ROYAL DECREE ON REVALUATION OF PENSIONS OF THE SOCIAL SECURITY SYSTEM, PASSIVE CLASS PENSIONS AND OTHER PUBLIC SOCIAL BENEFITS FOR THE FINANCIAL YEAR 2025.

Objective: Regulate the revaluation of pensions from the Social Security system, passive class pensions and other public social benefits for the year 2025.

Ministry: INCLUSION, SOCIAL SECURITY AND MIGRATION

XXVI. MIGRATIONS

1. Royal Decrees

ROYAL DECREE APPROVING THE REGULATIONS FOR THE DEVELOPMENT OF LAW 40/2006, OF DECEMBER 14, ON THE STATUTE OF SPANISH CITIZENSHIP ABROAD

Objective: Develop and update the basic regulation of State action aimed at meeting the needs of Spaniards residing abroad and returnees, to adapt to the new world reality and the diversity of situations derived from the characteristics of each country of origin. residence, with new management approaches.

Ministry: INCLUSION, SOCIAL SECURITY AND MIGRATION Coproponents: FOREIGN AFFAIRS, EUROPEAN UNION AND COOPERATION Standard subject to evaluation: In accordance with the provisions of article 3.1 of Royal Decree 286/2017, of March 24, the initiative will be evaluated in accordance to the following criterion: b) Increase or reduction of administrative burdens for the recipients of the regulation that is significant due to the volume of the affected population or due to its impact on priority economic or social sectors.

ROYAL DECREE AMENDING THE REGULATIONS OF THE ORGANIZATIONAL LAW CA 4/2000, OF JANUARY 11, ON RIGHTS AND FREEDOMS OF FOREIGNERS ROS IN SPAIN AND ITS SOCIAL INTEGRATION, AFTER ITS REFORM BY THE ORGANIZATIONAL LAW GÁNICA 2/2009, APPROVED BY ROYAL DECREE 557/2011, OF APRIL 20

Objective: Improve the regulatory framework regarding immigration and foreigners. It is planned to reduce the number of current permits, simplify documentation and procedures, reinforce the protection of the rights of migrants and unify the management of residence and work authorizations, overcoming the current bicephaly of organic and functional dependence on different ministries with a view to the future creation of a migration agency in the medium term.

In addition, the new Permit and Long-Term Resident directives are transposed, and complete the transposition of the European Union Blue Card Directive (EU) 2021/1883, in force and partially transposed by Law 11/2023, May 8.

Ministry: INCLUSION, SOCIAL SECURITY AND MIGRATION Coproponents: FOREIGN AFFAIRS, EUROPEAN UNION AND COOPERATION -INTERIOR - TERRITORIAL POLICY AND DEMOCRATIC MEMORY

Standard subject to evaluation: In accordance with the provisions of article 3.1 of Royal Decree 286/2017, of 24 March, the initiative will be evaluated according to the following criteria: c) Relevant impact on constitutional rights and freedoms.